

Medical Facilities License Application Instructions Medical Facility Licensing

Cannabis Regulatory Agency Phone: (517) 284-8599 mi.gov/cra CRA-Applications@michigan.gov

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IMPORTANT NOTICE REGARDING TIME SENSITIVITY:

Applying for a medical marijuana facility license is a time-sensitive venture. The Cannabis Regulatory Agency requires that a license determination be made—and the state operating license or notice of denial be issued—within 180 days after receiving a complete application.

In order to meet this statutory timeframe, the Cannabis Regulatory Agency (CRA) requires that any information or documentation requested by the agency be submitted to the agency within 5 calendar days.

Failure to provide any of the requested items to CRA within 5 days may result in the denial of the application. If you need additional time, please let the CRA know.

OVERVIEW – TWO-STEP APPLICATION PROCESS

The medical marijuana facility licensing application process is divided into two steps.

Step 1 is the prequalification application. During prequalification, background checks are completed on the main applicant and all supplemental applicants. There is a \$3,000 application fee for the main applicant. The application fee is nonrefundable and does not apply to supplemental applicants.

Step 2 of the application process is the medical marijuana facility license application. During Step 2, review of the proposed marijuana facility is completed.

In short, prequalification involves vetting the applicant and the supplemental applicants; facility licensing involves vetting the physical facility.

An application is considered complete when Step 1, the application fee, and Step 2 have been submitted. It is not advised to submit a Step 2 application unless the facility seeking a state operating license is fully built and ready to pass an inspection within 60 days after the Step 2 license application is submitted.

Prequalification status is valid for a period of two years after CRA issues a notice of prequalification. If the applicant does not submit a Step 2 application within that timeframe, the prequalification status will expire. If the applicant wishes to complete the medical marijuana facility application process after that time, a new application and fee will be required.

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at:

517-284-8599

Or by e-mail at:

CRA-MedicalMarijuana@Michigan.gov

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MAIN AND SUPPLEMENTAL APPLICANTS EXPLANATION

The main applicant and all supplemental applicants are required to submit prequalification applications.

Who is the Main Applicant?

The main applicant is whomever is seeking to hold the marijuana facility license in their name. When the license prints, it will print in the name of the main applicant.

The main applicant can be either an **entity** (limited liability company, corporation, partnership, trust, etc.) or an **individual** (sole proprietor).

Who is a Supplemental Applicant?

Supplemental applicants will depend on the ownership structure of the main applicant. Supplemental applicants include the following:

- All managerial employees of the main applicant who control or direct the affairs of the marijuana facility and/or have the ability to make policy concerning the marijuana facility. Please note, an employee with the title of "manager" without aforementioned responsibilities is not required to complete prequalification.
- All entities with greater than 10 percent ownership interest, either directly or indirectly, in the main applicant entity.
- All individuals with greater than 10 percent ownership interest, either directly or indirectly, in the main applicant entity.
- And the following for each type of main applicant:
 - o For an individual or sole proprietorship:
 - The individual or proprietor
 - Spouse of the individual or proprietor
 - o For a partnership and limited liability partnership:
 - All partners
 - Spouses of all partners
 - o For a limited partnership and limited liability limited partnership:
 - All general and limited partners holding a direct or indirect ownership interest of greater than 10 percent
 - Spouses of all general and limited partners holding a direct or indirect ownership interest of greater than 10 percent

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• For a limited liability company:

- All managers
- Spouses of all managers
- All members holding a direct or indirect ownership interest of greater than 10 percent
- Spouses of all members and managers holding a direct or indirect ownership interest of greater than 10 percent

• For a publicly held corporation:

- All corporate officers or persons with equivalent titles
- Spouses of all corporate officers or persons with equivalent titles
- All directors
- Spouses of all directors
- All shareholders holding a direct or indirect ownership interest of greater than 10 percent
- Spouses of all shareholders holding a direct or indirect ownership interest of greater than
 10 percent

• For a privately held corporation:

- All corporate officers or persons with equivalent titles
- Spouses of all corporate officers or persons with equivalent titles
- All directors
- Spouses of all directors
- All shareholders holding a direct or indirect ownership interest of greater than 10 percent
- Spouses of all shareholders holding a direct or indirect ownership interest of greater than
 10 percent

o For a **trust**:

- All trustees
- All individuals or bodies who are able to control or direct the affairs of the trust
- All beneficiaries who receive or who have the right to receive greater than 10 percent of
 the gross or net profit of the trust during any full or partial calendar or fiscal year
- Spouses of all beneficiaries who receive or have the right to receive greater than 10 percent of the gross or net profit of the trust during any full or partial calendar or fiscal year

o For a **nonprofit corporation**:

- All individuals and entities with membership or shareholder rights
- Spouses of all individuals and entities with membership or shareholder rights

Please see the business structure examples on Pages 6-7 of this instruction booklet for a visual representation of supplemental applicants.

Step 1 – Prequalification Application Types

- **Applicant Entity Prequalification:** This application must be completed for entities who intend to hold a license in their name as a main applicant entity.
- **Sole Proprietor Prequalification:** This application must be completed for individuals who intend to hold a license in their name as a sole proprietor.
- **Supplemental Entity Prequalification:** This application must be completed for each entity meeting the above definition of a supplemental applicant.

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• **Supplemental Individual Prequalification:** This application must be completed for each individual meeting the above definition of a supplemental applicant.

Prequalification Application Fee

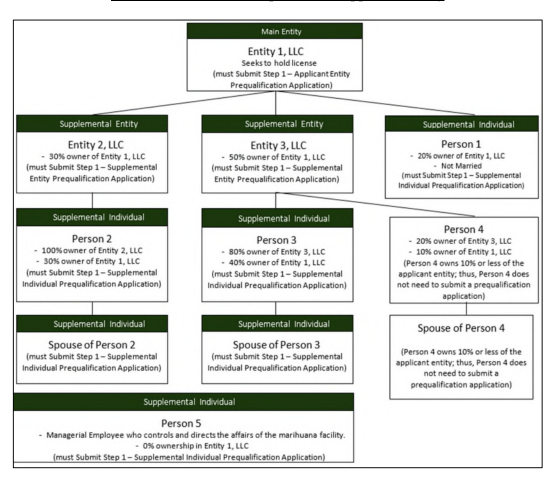
The prequalification application fee for the main applicant is \$3,000.00 and must be paid in full at the time of submitting the prequalification application materials. The application fee is non-refundable and does not apply to supplemental applicants. No review of the application will take place until the application fee is paid.

Upon payment of the application fee, review of the application will begin. Please do not submit the application fee until the main application and all supplemental applications are submitted.

The application fee can be paid in person at our office with cash, check, or money order, or paid via postal mail by sending a check or money order with the application materials.

Checks or money orders should be made payable to: State of Michigan.

Business Structure Example – Main Applicant Entity



In this business structure example, **Entity 1 seeks to hold a medical marijuana facility license.** The license would print under the name "Entity 1, LLC." This entity is considered the main entity as they will hold the license. Entity 1 must complete the Applicant Entity Prequalification.

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Entity 1 is owned by Entity 2, Entity 3, and Person 1.

Entity 2 owns 30% of Entity 1. Entity 2 is considered a supplemental applicant as they directly hold greater than 10% ownership interest in the main applicant. Entity 2 must complete a supplemental entity prequalification.

Entity 3 owns 50% of Entity 1. Entity 3 is considered a supplemental applicant as they directly hold greater than 10% ownership interest in the main applicant. Entity 3 must complete a supplemental entity prequalification.

Person 1 owns 20% of Entity 1. Person 1 is considered a supplemental applicant as they directly hold greater than 10% ownership interest in the main applicant. Person 1 must complete a supplemental individual prequalification. Person 1 is not married. If Person 1 was married, their spouse would be required to complete supplemental individual prequalification.

Entity 2 is owned by Person 2.

Person 2 owns 100% of Entity 2. Entity 2 owns 30% of Entity 1. Therefore, Person 2 indirectly owns 30% of Entity 1 (100% x 30% = 30%). Person 2 is considered a supplemental applicant as they indirectly hold greater than 10% ownership interest in the main applicant. Person 2 must complete a supplemental individual pregualification.

Person 2 is married. Spouse of Person 2 is considered a supplemental applicant as their spouse indrectly holds greater than 10% ownership interest in the main applicant. Spouse of Person 2 must complete a supplemental individual prequalification.

Entity 3 is owned by Person 3 and Person 4.

Person 3 owns 80% of Entity 3. Entity 3 owns 50% of Entity 1. Therefore, **Person 3 indirectly owns 40% of Entity 1** (80% x 50% = 40%). Person 3 is considered a supplemental applicant as they indirectly hold greater than 10% ownership interest in the main applicant. Person 3 must complete a supplemental individual prequalification.

Person 3 is married. Spouse of Person 3 is considered a supplemental applicant as their spouse indirectly holds greater than 10% ownership interest in the main applicant. Spouse of Person 3 must complete a supplemental individual prequalification.

Person 4 owns 20% of Entity 3. Entity 3 owns 50% of Entity 1. Therefore, **Person 4 indirectly owns 10% of Entity 1** ($20\% \times 50\% = 10\%$). Person 4 is <u>not</u> considered a supplemental applicant as they <u>do not</u> hold greater than 10% ownership interest in the main applicant and do not participate in the management of the company. Person 4 is <u>not</u> required to submit an application for prequalification.

Person 4 is married. Spouse of Person 4 is <u>not</u> considered a supplemental applicant as their spouse <u>does not</u> hold greater than 10% ownership interest in the main applicant. Spouse of Person 4 is <u>not</u> requried to submit a prequalification application.

Person 5 does not have ownership interest in Entity 1, but is a managerial employee who controls or directs the affairs of Entity 1. Person 5 is considered a supplemental applicant and must complete a supplemental individual prequalification (Spouses of managerial employees are not required to complete prequalification).

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APPLICANT ENTITY PREQUALIFICATION

The Applicant Entity Prequalification Application can be found at the following link: <u>Applicant Entity Prequalification.</u>

Download the Applicant Entity Prequalification Application.

The main applicant entity will need to complete an Applicant Entity Prequalification Application in its entirety.

APPLICATION CHECKLIST

Ensure you have gathered all applicable items on the checklist before submitting the application. The last page of the application instruction booklet contains a checklist that provides further information on what each supporting document should entail.

1\$3.00	0 Application Fee		
	nt Entity Prequalification Application	Suppor	rting Documents
	Page 1: Applicant Entity Prequalification Checklist		nformation Documents
	Page 2: Medical License Types & Descriptions		Copy of Governing Documents (e.g., Operating
	Page 3: Entity Demographics		Agreement, Bylaws)
	Page 4: ATTESTATION A - Acknowledgment, Agreement,		Certificate of Good Standing
_	& Consent		Approval to Conduct Business Transactions in
	Page 5: ATTESTATION B - Authorization to Release		Michigan (if applicable)
	Information		Certificate of Assumed Name (if applicable) (obtained
	Page 6: ATTESTATION C - Verification & Affidavit of		from LARA Corporations Division)
	Full Disclosure		Copy of Organizational Structure (required)
	Page 7: ATTESTATION D - Acknowledgment of Federal		Authorizing Resolution
	Law & Release of Liability	Capitali	zation Documents
	Page 8: ATTESTATION F - Confirmation of Tax		CPA Attestation
	Compliance		Statement of Money Lender Form
	Page 9: Acknowledgement of Attestations (signed and		Promissory Note/Line of Credit Documents
	notarized)	Debt, In	solvency, or Bankruptcy Documents
	Page 10: DISCLOSURE 1 - Entity Information		Copy of Discharge Documentation (if applicable)
	Pages 11-14: DISCLOSURE 2 - Affiliated Parties	Tax Lia	bility and Delinquency Documents
	Page 15: DISCLOSURE 3 - Interests of Public Officials		Copy of Initial Notice and Notice of Release (if
	Page 16: DISCLOSURE 4 - Debt, Insolvency, or		applicable)
	Bankruptey Actions		Copy of Payment Plan Documentation (if applicable)
	Page 17: DISCLOSURE 5 - Tax & Tax Compliance	Regulati	on Documents
	Pages 18-19: DISCLOSURE 6 - Government Regulation		Copy of Marijuana Licenses (if applicable)
	Page 20: DISCLOSURE 8 - Litigation History		
			Comparable License from Other Jurisdictions (if applicable)
			Summary of Facts and Circumstances Concerning
			License Denial, Restriction, Revocation, Suspension, or
			Nonrenewal (if applicable)
		Litigatio	on Documents
			Copy of Complaint (if applicable)
			Copy of Judgment (if applicable)

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PAGE 2 – MEDICAL LICENSE TYPES & DESCRIPTIONS

Within the **Medical License Types & Descriptions** table, indicate which license type(s) and the number of licenses the main applicant entity intends to apply for in Step 2.

MEDICAL LICENSE TYPES & DESCRIPTIONS

There is a non-refundable \$3,000 application fee for main applicants. The main applicant is the entity which intends to hold the medical marijuana facility license. No review of the application will take place until the fee had been paid.

Indicate the license type(s) the main entity applicant intends to apply for in step two. This selection is not permanent until step two of the application is completed.

	License Type	Number of Licenses	Description of License
_	Grower Class A		Licensee is authorized to grow not more than 500 marijuana plants.
	Grower Class B		Licensee is authorized to grow not more than 1000 marijuana plants.
0	Grower Class C		Licensee is authorized to grow not more than 1500 marijuana plants.
0	Processor		Licensee is authorized to purchase marijuana only from a grower and sale of marijuana-infused products or marijuana only to a provisioning center or another processor.
П	Provisioning Center		Licensee is authorized to the purchase or transfer of marijuana only from a grower or processor and sale or transfer to only a registered qualifying patient or registered primary caregiver.
П	Safety Compliance Facility		Licensee is authorized to receive marijuana from, test marijuana for, and return marijuana to only a marijuana facility.
0	Secure Transporter		Licensee is authorized to store and transport marijuana and associated money between marijuana facilities.

The following is a detailed description of each license type:

Grower Class A

- License authorizes the licensee to grow not more than 500 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

Grower Class B

- License authorizes the licensee to grow not more than 1,000 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

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Grower Class C

- License authorizes the licensee to grow not more than 1,500 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

Processor

- License authorizes the licensee to purchase marijuana only from a grower and sale of marijuana-infused products or marijuana only to a provisioning center or another processor.
- The applicant and each investor in the processor must not have an interest in a secure transporter or safety compliance facility.

Provisioning Center

- License authorizes the licensee to purchase or transfer marijuana only from a grower or processor and sale or transfer to only a registered qualifying patient or registered primary caregiver.
- The applicant and each investor in the provisioning center must not have an interest in a secure transporter or safety compliance facility.

Safety Compliance Facility

- License authorizes the licensee to receive marijuana from, test marijuana for, and return marijuana to only a marijuana facility.
- Must be accredited by an entity approved by the agency by 1 year after the date the license is issued or have previously provided drug testing services to this state or this state's court system and be a vendor in good standing in regard to those services.
- The applicant and each investor with any interest in the safety compliance facility must not have an interest in a grower, secure transporter, processor, or provisioning center.
- Retain and employ at least 1 laboratory manager with a relevant advanced degree in a medical or laboratory science.

Secure Transporter

- License authorizes the licensee to store and transport marijuana and associated money between marijuana facilities.
- The applicant and each investor with an interest in the secure transporter must not have an interest in a grower, processor, provisioning center, or safety compliance facility
- The applicant and each investor must not be a registered qualifying patient or registered primary caregiver.
- Each driver transporting marijuana must have a chauffeur's license issued by this state.
- Each employee who has custody of marijuana or money that is related to a marijuana transaction shall not have been convicted of or released from incarceration for a felony under the laws of this state, any other state, or the United States within the past 5 years or have been convicted of a misdemeanor involving a controlled substance within the past 5 years.

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PAGE 3 – DEMOGRAPHIC INFORMATION

Check the appropriate box to indicate if the Applicant Entity Prequalification Application is the initial filing of the prequalification application or if the applicant entity's prequalification previously expired and a prequalification application is being refiled.

ENTITY DEMOGRAPHICS	
☐ Initial Prequalification Application	
☐ Refiled Application of Lapsed Prequalification	

In the **DEMOGRAPHIC INFORMATION** section, provide the following information for the main applicant entity in the corresponding field on the application:

- Entity Name as it appears on official business documents
- Assumed Name of the main applicant entity, if operating under a name other than the main applicant
 entity's official name.
- Mailing Address of the main applicant entity
- Federal Employer Identification Number (FEIN) of the applicant entity
- **Phone Number** of the main applicant entity
- Email Address of the main applicant entity

DEMOGRAPHIC INFORMATION Please provide the following information regarding the main entity applicant.				
Entity Name (as appear	s on official business docum	ents)	Assumed Name (attach copy	of filed assumed name certificate, if applicable)
Entity Mailing Address	5		FEIN	
City	State	Zip Code	Entity Phone	Entity Email Address

In the **PERSON COMPLETING APPLICATION** section, provide the following information in the corresponding field on the application:

- Name of the individual completing the application
- Date of Birth of the individual completing the application
- Mailing Address of the individual completing the application
- Phone Number of the individual completing the application
- Email Address of the individual completing the application

PERSON COMPLETING APPLICATION Please provide the following information regarding the person completing this application.				
Name (First, Middle, Last)			Date of Birth (mm/dd/yyyy)	
Mailing Address			Phone	
City	State	Zip Code	Email Address	

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Ensure all contact information is accurate and that current email addresses have been provided, as most correspondence from CRA will be sent via email.

PAGES 4-9 – ATTESTATIONS

Read all attestations carefully as the applicant will be acknowledging and agreeing to the information and stipulations contained in these attestations.

If you are unsure of what an item within an application means, please consult an attorney. CRA cannot provide legal interpretation of the statute or rules.

PAGE 4 - ATTESTATION A - ACKNOWLEDGMENT, AGREEMENT, AND CONSENT

After reading the attestation, provide the name of the main applicant entity and the name of the individual authorized to sign on behalf of the main applicant entity in the spaces provided.

		TION A - ENTITY T. AGREEMENT, & CONSENT
		d submitted by the applicant)
On behalf of		1
On behalf of	Name of Entity	Name & Title of Individual Authorized to Sign on Behalf of Entity
acknowledge that I am the pe	rson responsible for submitti	ng this application and supporting documents.
its statutory duties. I hereby understand that if the Agency shall submit the missing infor applicant received the deficie	agree to submit such supple dentifies a deficiency in ar mation or proof that the defi acy notice. I acknowledge to	by (Agency) may require supplemental materials in order to carry out mental materials as requested by the Agency in a timely manner. I application, the Agency shall notify the applicant and the applicant ciency has been corrected to the agency within 5 days of the date the nat failure to provide requested disclosures and documentation or to target may result in the denial of an application.
and qualified to be licensed. financial loss, which may res	I must accept any risk of a ult from action with respect waive any claim for damag	rivilege. I have the responsibility to prove that it is eligible, suitable, diverse public notice, embarrassment, criticism, or other action, or o an application or the public disclosure of information requested in es as a result thereof. Information not called for in this application or may be requested.
		ify that I do not have an interest in any other state operating license easing Act , 2016 PA 281 ($MMFLA$).
provided in the application a	nd supporting documents so nit a letter to the Agency stat	to promptly disclose to the Agency any changes in the information bmitted to the Agency. To comply with this requirement, I hereby ing any changes with reference to the specific information within the
and records as provided in M Agency and its agents of oth credit agency or financial ins	MFLA Section 303(1)(c)(i) erwise confidential records, titution, while applying for	inspections, examinations, searches, seizures, and auditing of books to (iv) and the MMFLA Administrative Rules, and to disclose to the including tax records held by any federal, state, or local agency, or or holding a state operating license. This consent is authorization to higan Revenue Act, 1941 PA 122.
issues a notice of prequalific	ation status unless otherwis	tatus for a pending application is valid for two years after the Agency e determined by the agency. I understand that after two years have I pay a new nonrefundable application fee.

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PAGE 5 - ATTESTATION B - AUTHORIZATION TO RELEASE INFORMATION

After reading the attestation, provide the name of the main applicant entity and the name and title of the individual authorized to sign on behalf of the main applicant entity in the spaces provided.

ATTESTATION B - ENTITY AUTHORIZATION TO RELEASE INFORMATION (To be completed and submitted by the applicant)

To all courts, probation departments, selective service boards, employers, educational institutions, banks, financial and other such institutions, and all governmental agencies federal, state and local, without exception, both foreign and domestic:

On behalf of		. I	
	Name of Entity	No.	ame & Title of Individual Authorized to Sign on Behalf of Entity
authorize the Cannabis Re	egulatory Agency (Agency) and its ag	ents to con-	duct a full investigation into the background and
the second secon	for purposes of determining the appli	cant's eligib	pility for a marijuana facility prequalification and
state operating license.			

I understand that by the signing of this authorization, a financial background check will be performed. I authorize any financial institution to surrender to the Agency a complete and accurate record of such transactions that may have occurred with that institution, including, but not limited to, internal banking memoranda, past and present loan applications, financial statements and any other documents relating to my personal financial records in whatever form and wherever located. I authorize my employers to release any employment information required to validate my financial history. I understand that the financial background check will include a credit history examination and that my credit report, credit history, and credit capacity information will be obtained.

I understand that by signing this authorization, a financial background check of my tax filing and tax obligation status will be performed. I authorize my respective state taxing agency to surrender to the Agency a complete and accurate record of any and all tax information or records relating to me for the purposes of this application. I authorize the Agency to obtain, receive, review, copy, discuss, and use any such tax information or documents relating to me. I authorize the release of this type of information, even though such information may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

I understand that by signing this authorization, a criminal history background check will be performed. I authorize the Agency to obtain and use from any source, any information concerning me contained in any type of criminal history record files, wherever located for purposes of completing this application. I understand that the criminal history record files contain records of arrests which may have resulted in a disposition other than a finding of guilt (i.e., dismissed charges, or charges that resulted in a not guilty finding). I understand that the information may contain listings of charges that resulted in suspended imposition of sentence, even though I successfully completed the conditions of said sentence and the sentence was discharged pursuant to law, I authorize the release of this type of information, even though this record may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

Therefore, you are hereby authorized, to release any and all information pertaining to this applicant, documentary or otherwise, as requested by any employee or agent of the Agency, provided that he or she certifies to you that said applicant has an application pending before the Agency or that said applicant is a licensee or other person required to be qualified under the provisions of the Medical Marihuana Facilities Licensing Act (MMFLA).

This authorization shall supersede any prior request or authorization to the contrary and shall be in effect during the pendency of this application. A photocopy of this authorization will be considered as effective and valid as the original.

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PAGE 6 - ATTESTATION C - VERIFICATION & AFFADAVIT OF FULL DISCLOSURE

After reading the attestation, provide the name of the main applicant entity and the name and title of the individual authorized to sign on behalf of the main applicant entity in the spaces provided.

In Section 2, provide the name of the contact person who is authorized to speak with the Agency about the application in the space provided on the form. Provide their email address, phone number, and Accela Citizen Access Login User ID (if known) in the spaces provided.

If you wish to designate more than one contact person, please add additional pages of this form to the application with each contact person on a separate Attestation C form.

NOTE: If an individual contacts CRA about the application and that individual is not a supplemental applicant, not the individual completing the application, and not an authorized contact person listed on Attestation C, the Agency will not provide information to that individual.

	ATTESTATION C - ENTITY
	VERIFICATION & AFFIDAVIT OF FULL DISCLOSURE
	(To be completed and submitted by the applicant)
	Add additional pages of this form if authorizing more than one contact person.
Or	n behalf of, I
cos	Name of Entity Name & Title of Individual Authorized to Sign on Behalf of Entity nfirm the following:
1.	I am the individual responsible for submitting this application and have full authority to execute this affidavit of full disclosure.
2.	I authorize
	E-mail Address: Phone Number:
	Accela Citizen Access Login User ID (if applicable):
3.	I authorize the person listed as the Person Completing Application within the demographic section of the application to be a contact person for the Agency. I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person.
4.	I affirm that the information contained in this application is true, complete, and accurate to the best of my knowledge and belief.
5.	Except as reported in this application, I have no agreements or understandings with any person or entity and no present intent to hold as agent, nominee, or otherwise any interest in the application.
6.	Except as reported in this application, I have no agreements or understanding with any person or entity and no present intent to pay any sums of money or give anything of value as, including but without limitation, a finder's fee or commission to any person or entity related to the interest in this application.
7.	I understand that the entity has an ongoing obligation to notify the Agency should the entity enter into any such agreement contemplated by this attestation.

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<u>PAGE 7 - ATTESTATION D – ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF</u> LIABILITY

After reading the attestation, provide the name of the main applicant entity and the name and title of the individual authorized to sign on behalf of the main applicant entity in the spaces provided.

	ATTESTATION D - ENTITY INT OF FEDERAL LAW & RELEASE OF LIABILITY
On behalf of	be completed and submitted by the applicant)
Name of Entit	Name & Title of Individual Authorized to Sign on Behalf of Er
hereby acknowledge and affirm the follo	ing:

The Federal Controlled Substances Act, Title II of the Comprehensive Drug Abuse Prevention and Control Act of 1970, 21 U.S.C. § 801 et seg., regulates marijuana as a Schedule I controlled substance, for which there is "no currently accepted medical use in treatment in the United States." 21 U.S.C. § 812(b)(1)(B). Although the state of Michigan has recognized and authorized the use of medical marijuana pursuant to the Michigan Medical Marihuana Act, 2008 IL 1, MCL 333.26421 to 333.26430, has authorized the issuance of state operating licenses to medical marijuana facilities pursuant to the Medical Marihuana Facilities Licensing Act, 2016 PA 281, MCL 333.27101 to MCL 333.27801, and has provided for a statewide monitoring system in the Marihuana Tracking Act, 2016 PA 282, MCL 333.27901 to 333.27904, these state authorized activities remain prohibited by federal law.

I understand that a state operating license does not insulate or shield me or my business from federal seizure and/or forfeiture as allowed by federal law and does not insulate me from federal criminal arrest and/or prosecution.

I understand that choosing to file an application for a state operating license and, if issued a license, choosing to establish and operate a marijuana facility pursuant to that license, is done so at my own risk.

By my signature and attestation to this form, I hereby completely release and forever discharge the State of Michigan, the Michigan Department of Licensing and Regulatory Affairs, and the Cannabis Regulatory Agency, and its respective employees, agents, facilities, insurers, indemnors, successors, heirs and/or assigns from any and all past, present or future claims, demands, obligations, actions, causes of action, wrongful death claims, rights, damages, costs, losses of services, expenses and compensation of any nature whatsoever, whether based on a tort, contract or other theory of recovery, which I may now have, or which may hereafter accrue or otherwise be acquired, on account of, or may in any way arise out of my application for a state operating license and, if issued a license, my operation of a marijuana facility.

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PAGE 8 – ATTESTATION F – CONFIRMATION OF TAX COMPLIANCE

PART A – After reading this section of the attestation, provide the name of the main applicant entity, the name and title of the individual authorized to sign on behalf of the main applicant entity, the signature of the individual authorized to sign, the entity FEIN, and the date in the spaces provided. Ensure a return mailing address is provided so the Department of Treasury is able to return the form.

	ATTESTATION CONFIRMATION OF 3 esignee of the Michigan Depa	TAX COMPLIANO	CE d submitted by the applicant)	
PART A (to be completed by the	e applicant before submitting	to the Department of	Treasury):	
On behalf of		_, I	dividual Authorized to Sign on Behalf of Entity	
Nan	se of Entity	Name & Title of In	dividual Authorized to Sign on Behalf of Entity	
and the Administrative Rules. I he my knowledge and belief. I further Department of Treasury, as require The Revenue Act, 1941 PA 122 confidential. I authorize the Michi Cannabis Regulatory Agency for t	ereby attest that the statements affirm that if I have been makinged. MCL 205.28(1)(f), makes taking Department of Treasury to the limited purpose of determinate all tax types administered united by the statement of the statement of the limited purpose of determinate all tax types administered united purpose.	that will be confirmed in g sales, I am registered a expayer information acc furnish tax returns and ing my qualification and der the Revenue Act. The	na Facilities Licensing Act (MMFLA) in Part B below are true to the best of and remitting sales tax to the Michigan quired in the administration of a tax is provide tax return information to the diffiness for licensure under MMFLA, his limited authorization continues for I, whichever is later.	
Signature of Individual Authorized to Sign	on Behalf of Entity	Ē	late	
Entity FEIN	Return Address for	Completed Form:		
	Name		- 1.7	
	Representative Name (if applicable)			
Return Email Address or Mailing Address				
	Phone Number		-	
Treasury Phone: 5	17-636-6925 Treasury Ema	il: Treas-MI-Marihua	na-Tax@michigan.gov	

PART B – The applicant must have this section of the attestation completed by an authorized designee of the Michigan Department of Treasury. The designee will confirm the required information and sign the form if applicable.

To assist in the completion of this attestation please note that the Department of Treasury defines delinquency as follows:

- 1. For underpaid or no remittance tax returns, a taxpayer is considered "delinquent" in the payment of the required tax if the amount due indicated on the return has not been paid in full by the due date of the return.
- 2. For post-return adjustments made by Treasury such as adjustments made when the return is processed, or as part of the audit process, a taxpayer is considered "delinquent" in the payment of the tax deficiency on the date that Treasury issues an assessment (Final Bill for Taxes Due) with respect to the determined deficiency.
- 3. For "failure to file" situations, the taxpayer is considered "delinquent" in the payment of the tax at issue beginning on the day following the due date of the return that was required, but was not filed.

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An authorized designee of the Michigan Department of Treasury can be contacted at:

Michigan Department of Treasury Hours: Monday – Friday, 8:00 a.m. to 4:00 p.m. Phone: 517-636-6925

Fax: 517-636-4520

Email: Treas-MI-Marihuana-Tax@michigan.gov

For any questions, please utilize the information above to contact treasury directly.

Failure to submit this attestation with the signature of an authorized Michigan Department of Treasury designee will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

PAGE 9 - ACKNOWLEDGMENT OF ATTESTATIONS

Do not sign this form until in the presence of a notary. Provide the name of the main applicant entity and the name and title of the individual authorized to sign on behalf of the main applicant entity in the spaces provided. Indicate by checking the boxes that the main applicant entity acknowledges and consents to each attestation.

The individual who is authorized to sign documents on behalf of the main applicant entity should sign this form in the presence of an active notary, providing the entity name, their name, signature, and date in the spaces provided. The individual who is authorized to sign on behalf of the main applicant entity signature date and notary signature date must match.

If the notary signature is invalid and/or the dates do not match, the applicant will receive a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

ACKNOWLEDGMENT OF ATTESTATIONS (To be completed and submitted by the applicant) Do not sign until notary is present				
On behalf ofName of Entity	, I, Name & Title of Individual Authorized to Sign on Behalf of Entity			
Name of Entity	Name & Title of Individual Authorized to Sign on Behalf of Entity			
hereby swear, acknowledge, and consent to the following attended acknowledgment and consent):	estations (check all that apply to indicate the applicant's			
☐ Attestation A: Acknowledgment, Agreement & Consent				
☐ Attestation B: Authorization to Release Information				
☐ Attestation C: Verification & Affidavit of Full Disclosure (with contact designated, if applicable)			
□ Attestation D: Acknowledgment of Federal Law & Release	of Liability			
☐ Attestation F: Confirmation of Tax Compliance				
Further, I affirm, under the penalties of perjury, that the informati is true, complete, and correct, and that no material information has	11 0			
Signature of Individual Authorized to Sign on Behalf of Entity Date				
Subscribed and sworn to by	before me on (Date)			
(Notary Public Signature)	(Notary Public Printed Name)			
State of, County of	. Acting in the county of,,,,			
My commission expires:	,			

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PAGE 10 - DISCLOSURE 1 - ENTITY INFORMATION

PAGE 10 -	Provide	the main	applicant	entity'	's name	and	phone	number	r in t	the space	provide	d at	the top	of this
disclosure fo	orm.													

DISCLOSURE 1 – ENTITY INFORMATION						
Entity Name	Phone No.					
(1) ENTERIOR CEDITOCELLO						

In the (1) <u>ENTITY STRUCTURE</u> section, check the box that best describes the business structure of the main applicant entity. If you select "Other," indicate the entity structure type in the space provided.

(l) ENTITY	(1) ENTITY STRUCTURE							
	Limited Liability Company (LLC)		Partnership					
	Privately Held Corporation		Trust					
	Publicly Held Corporation		Other:					
	Publicly Held Corporation							

In the (2) <u>ENTITY PRIOR NAMES</u> section, provide any prior names used by the main applicant entity during the past three years. Add additional pages if necessary. If the main applicant entity has not had any previous names, this section can be left blank.

(2)	(2) ENTITY PRIOR NAMES Provide any prior name used by the entity during the past 3 years, if applicable. Add additional pages if necessary.							
	Entity Prior Name	Date Use Began	Date Use Ceased					

In the (3) **ENTITY PRIOR ADDRESSES** section, provide any prior addresses used by the main applicant entity during the past three years. Add additional pages if necessary. If the main applicant entity has not had any previous addresses, this section can be left blank.

(3) ENTITY PRIOR ADDRESSES Provide any prior address used by the entity during the past 3 years, if applicable. Add additional pages if necessary. Entity Prior Street Address City, State, Zip Code Date Use Began Date Use Ceased

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In the (4) <u>ENTITY OTHER BUSINESS INTERESTS</u> section, provide any other business interests of the main applicant entity. Add additional pages if necessary. If the main applicant entity does not have any other business interests, this section can be left blank.

(4) ENTITY OTHER BUSINESS INTERESTS

Provide any other business interests of the main applicant entity, regardless of whether the business is related to the marijuana industry. Add additional pages if necessary.

Name of Other Business Interest	Type of Business Entity (e.g., LLC, Corporation, Sole Proprietor, etc.)	Type of Business Conducted	Extent of Involvement

The main applicant entity should gather the following documentation in support of the Entity Information disclosure:

- > Copy of Governing Documents (e.g., Operating Agreement or Bylaws)
- Certificate of Good Standing
- Approval to Conduct Business Transactions in Michigan (if applicable)
- Certificate of Assumed Name (if applicable)
- > Copy of Organizational Structure (see requirements and example within application)
- ➤ Authorizing Resolution (if applicable)

PAGES 11 & 12 – MAIN ENTITY ORGANIZATIONAL STRUCTURE REQUIREMENTS & EXAMPLE

Each main applicant entity is required to submit an organizational structure with their application as one of the supporting documents. This page of the application outlines the requirements of the organizational chart and gives an example of how to format this document.

When creating the organizational structure document for the main applicant entity, be sure to include the ownership interest percentage for any entity or individual involved in the business.

NOTE: All parties listed below must be disclosed; however, some parties listed below may not rise to the level of being a supplemental applicant.

Limited Liability Companies (LLCs) must disclose:

- All members holding any direct or indirect ownership interest of 2.5% or greater in the main applicant seeking licensure
 - Important: Members that exercise control over or participate in the management of the applicant must be disclosed regardless of their ownership percentage
 - Spouses of members (if the member holds a direct or indirect ownership interest of greater than 10% in the main applicant seeking licensure and/or exercises control over or participates in the management of the applicant)

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- All managers (for manager-managed LLCs)
 - o Spouses of all managers (for manager-managed LLCs)
- All managerial employees (employees who can control and direct the affairs of the marihuana business and/or can make policy concerning the marihuana business)

Publicly Held Corporations must disclose:

- All corporate officers or persons with equivalent titles
 - o Spouses of all corporate officers or persons with equivalent titles
- All directors
 - Spouses of all directors
- All shareholders holding a direct or indirect interest of greater than 5% in the main applicant seeking licensure
 - Spouses of shareholders (if the shareholder holds a direct or indirect ownership interest of greater than 10% in the main applicant seeking licensure)
- All managerial employees (employees who can control and direct the affairs of the marihuana business and/or can make policy concerning the marihuana business)

Privately Held Corporations must disclose:

- All corporate officers or persons with equivalent titles
 - o Spouses of all corporate officers or persons with equivalent titles
- All directors
 - Spouses of all directors
- All shareholders holding a direct or indirect interest of 2.5% or greater in the main applicant seeking licensure
 - Spouses of shareholders (if the shareholder holds a direct or indirect ownership interest of greater than 10% in the main applicant seeking licensure)
- All managerial employees (employees who can control and direct the affairs of the marihuana business and/or can make policy concerning the marihuana business)

For a Trust, the following must be disclosed:

- All trustees
- All individuals or bodies able to control or direct the affairs of the trust
- All beneficiaries that have an ownership interest of 2.5% or greater in the main applicant seeking licensure
 - o Important: Beneficiaries that exercise control over or participate in the management of the applicant must be disclosed regardless of their ownership percentage
 - o Spouses of beneficiaries (if the beneficiary receives or has the right to receive greater than 10% of the gross or net profit of the trust during any full or partial calendar or fiscal year)

Partnerships and Limited Liability Partnerships must disclose:

- All partners
 - Spouses of all partners
- All managerial employees (employees who can control and direct the affairs of the marihuana business and/or can make policy concerning the marihuana business)

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Limited Partnerships and Limited Liability Limited Partnerships must disclose:

- All general and limited partners that have an ownership interest of 2.5% or greater in the main applicant seeking licensure
 - o Important: Partners that exercise control over or participate in the management of the applicant must be disclosed regardless of their ownership percentage
 - Spouses of all general and limited partners (if the partner holds a direct or indirect ownership interest of greater than 10% in the main applicant seeking licensure and/or exercises control over or participates in the management of the main applicant seeking licensure)
- All managerial employees (employees who can control and direct the affairs of the marihuana business and/or can make policy concerning the marihuana business)

Nonprofit corporations must disclose:

- All entities and individuals with membership or shareholder rights of 2.5% or greater in the main applicant seeking licensure
 - o Spouses of all individuals with membership or shareholder rights
- All managerial employees (employees who can control and direct the affairs of the marihuana business and/or can make policy concerning the marihuana business)

PAGE 13 - DISCLOSURE 2 - AFFILIATED PARTIES (Affiliated Parties & Spouses)

PAGE 13 - Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

7105	sure form:			
		DISCLOSURE 2 - AFFILIATED PARTIES		
_			_	
1			- 1	
1	Entity Name	Phone No.	- 1	
L				
Affiliated Parties & Spouses				

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In the table provided on the disclosure, list the following:

If the entity is a:	Disclose:
Main applicant	All managerial employees and the following for the entity types below:
Limited Liability Company	All managers (for manager-managed LLC's), all members that have greater than 10% ownership interest in the main applicant seeking licensure and/or that exercise control over or participate in the management of the main applicant, and the spouses of these individuals.
Publicly or Privately Held Corporation	All corporate officers or persons with equivalent titles, all directors, all shareholders holding greater than 10% ownership interest, and the spouses of these individuals.
Trust	All trustees, all individuals or bodies able to control or direct the affairs of the trust, all beneficiaries, and the spouses of these individuals.
Partnership or Limited Liability Partnership	All partners and their spouses.
Limited Partnership or Liability Limited Partnership	All general and limited partners with greater than 10% ownership interest and their spouses.
Nonprofit Corporation	All entities and individuals with membership or shareholder rights and their spouses.

NOTE: Managerial employees are individuals who can control and direct the affairs of the marijuana facility and/or can make policy concerning the marijuana facility.

E.g., If the application is being filled out for the main applicant entity, Entity 1 from the <u>MAIN ENTITY ORGANIZATIONAL STRUCTURE REQUIREMENTS & EXAMPLE</u> on page 11 the application, **Managerial Employee 1** and **Managerial Employee 2** would be listed on page 13-<u>DISCLOSURE 2 – AFFILIATED PARTIES (Affiliated Parties & Spouses)</u>, as they are managerial employees who can direct the affairs of and make policy concerning the marijuana facility.

Entity 2, Entity 3, and Entity 4 would be listed on this section of the disclosure as they directly hold greater than 10% ownership interest in Entity 1.

Entity 6, Individual 2, Individual 3, and Individual 5 would be listed on this section of the disclosure as they indirectly hold greater than 10% ownership interest in Entity 1.

Additionally, **Spouse of Individual 2**, **Spouse of Individual 3**, and **Spouse of Individual 5** would also be listed on this section of the disclosure as they are spouses of individual's who directly or indirectly hold greater than 10% ownership interest in Entity 1.

Provide the following information for each entity or individual with direct or indirect ownership interest in the main applicant entity for which the application is being completed in the corresponding field on the table:

- Full Name as it appears on legal documents
- FEIN if an entity, SSN if an individual
- Email Address
- Date of Birth if an individual

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- If the entity or individual is from out of the country, select "Yes" in the "Out of Country Applicant?" column
 - o **NOTE**: If the out-of-country applicant has greater than 10 percent direct or indirect ownership interest in the main applicant entity, their supplemental application **must** be submitted via paper documents. The online system cannot account for out-of-country addresses.

EXAMPLE FOR ENTITY 1:						
Entity or Individual Name	FEIN or SSN	E-mail Address	Date of Birth (if applicable)	Out of Country Applicant		
Managerial Employee 1	132-45-6789	Managerialempl@email.com	1/1/1991	☐ Yes		
Managerial Employee 2	456-88-9856	Managerialemp2@email.com	5/9/1967	☐ Yes		
Entity 2, LLC	58-2358965	Entity2@email.com		☐ Yes		
Entity 3, LLC	44-5142359	Entity3@email.com		☐ Yes		
Entity 4, LLC	97-5892141	Entity4@email.com		☐ Yes		
Entity 6, LLC	35-8878851	Entity6@email.com		☐ Yes		
Individual 2	985-25-3257	Individual2@email.com	8/24/1997	☐ Yes		
Spouse of Individual 2	458-65-8568	SpouseInd2@email.com	2/5/1998	☐ Yes		
Individual 3	225-63-7843	Individual3@email.com	5/30/1954	☐ Yes		
Spouse of Individual 3	124-98-5781	SpouseInd3@email.com	7/5/1954	☐ Yes		
Individual 5	325-35-2143	Individual5@email.com	12/8/1975	☐ Yes		
Spouse of Individual 5	659-41-3253	SpouseInd5@email.com	2/13/1976	☐ Yes		
				☐ Yes		
				☐ Yes		
				☐ Yes		
				☐ Yes		
				☐ Yes		
				☐ Yes		
				☐ Yes		

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PAGE 14- DISCLOSURE 2 – AFFILIATED PARTIES, CONTINUED (Ten Percent or Less)

PAGE 14 - Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 2 – AFFILIATED PARTIES, CONTINUED				
Entity Nam	Phone No.				
Ten Percent or Less					

In the table provided on the disclosure, list the following:

If the entity is a:	Disclose:
Limited Liability Company	All members holding 2.5% to 10% ownership interest.
Publicly Held Corporation	All shareholders holding greater than 5% to 10% ownership interest.
Privately Held Corporation	All shareholders holding 2.5% to 10% ownership interest.
Trust	All beneficiaries receiving or who have the right to receive 2.5% to 10% of the gross or net profit of the trust during any full or partial calendar or fiscal year.
Limited Partnership or Liability Limited Partnership	All general and limited partners holding 2.5% to 10% ownership interest.

E.g., If the application is being filled out for Entity 1 in the <u>MAIN ENTITY ORGANIZATIONAL STRUCTURE</u> <u>REQUIREMENTS & EXAMPLE</u> on page 11 the application, **Individual 1** would be listed on <u>DISCLOSURE 2 – AFFILIATED PARTIES, CONTINUED</u> (<u>Ten Percent or Less</u>), as they directly hold 10% or less ownership interest in Entity 1. If Individual 1 is married, their spouse is not required to be disclosed.

Entity 5 would be listed on this section of the disclosure, as it indirectly holds 10% or less ownership interest in Entity 1 (15% x 60% = 9%).

Individual 4 would be listed on this section of the disclosure, as they indirectly hold 10% or less ownership interest in Entity 1 (100% x 15% x 60% = 9%). If Individual 4 is married, their spouse is not required to be disclosed.

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Provide the following information in the corresponding field on the table for each entity or individual with direct or indirect ownership interest of 10% or less in the main applicant entity for which the application is being completed:

- Full Name as it appears on legal documents
- Mailing Address
- Email Address
- Date of Birth if an individual

	SURE 2 – AFFILIATED PARTI EXAMPLE FOR EN		
Entity or Individual Name	Address	E-Mail Address	Date of Birth (if applicable)
Individual 1	123 Main St., Lansing, MI 48906	Individual1@email.com	9/9/1969
Entity 5, LLC	123 Main St., Lansing, MI 48906	Entity5@email.com	
Individual 4	123 Main St., Lansing, MI 48906	Individual4@email.com	10/10/1970

PAGE 15 - DISCLOSURE 3 - INTERESTS OF PUBLIC OFFICIALS

PAGE 15 - Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 3 – INTERESTS OF PUBLIC OFFICIALS
Entity Name	Phone No.

List the names and titles of all public officials or officers of any unit of government as well as the spouses, parents, and children of those public officials or officers, who directly, or indirectly:

- Own any financial interest in the entity
- Have any beneficial interest in the entity
- Are the creditors of the entity
- Hold any debt instrument issued by the entity
- Hold or have any interest in any contractual or service relationship with the entity

Please list the names and titles of all public officials or officers of any unit of government as well as the spouses, parents, and children of those public officials or officers, who directly, or indirectly:	
 Own any financial interest in the entity Have any beneficial interest in the entity Are the creditors of the entity Hold any debt instrument issued by the entity Hold or have any interest in any contractual or service relationship with the entity 	
Name of Public Official/Office of Governmental Unit Title	

Check the appropriate box to indicate if the interest of the public official or officer is of a governmental unit.

Is the interest that of the public official or officer of a governmental unit		Yes		No		
---	--	-----	--	----	--	--

If Ye	es", state the percentage/capacity of interest on the space provided.	
	If <u>yes</u> , state the percentage/capacity of interest	

If "No", provide the following information about the interest of the family member of the public official or officer in the table provided:

- Name of family member
- Relationship of family member
- Date of Birth of family member
- Address of family member
- Percentage/Capacity of Interest of family member

PAGE 16 - DISCLOSURE 4 - DEBT, INSOLVENCY, OR BANKRUPTCY ACTIONS

PAGE 16 - Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 4 – DEBT, INSOLVENCY, OR BANKRUPTCY ACTIONS	
Entity	ame Phone No.	_

Check the appropriate box to indicate if the main applicant entity has filed or had filed against it, a proceeding for bankruptcy or been involved in any formal process to adjust, defer, suspend, or otherwise work out payment of a debt in the past seven years?

(1)			tity filed, or had filed against it, a proceeding for bankruptcy or been involved in any formal process or otherwise work out payment of a debt in the past seven years?
	Yes	No	If <u>yes</u> , provide information in the following sections. If <u>no</u> , this disclosure form is complete.

If the answer to this question is "No," you are finished with this disclosure.

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If "Yes", provide the following information related to the main applicant entity's past or current debt, bankruptcy, or other insolvency proceeding.

- Date of Filing of the debt, bankruptcy, or other insolvency proceeding
- Name & Location of Court of the debt, bankruptcy, or other insolvency proceeding
- Case Number of the debt, bankruptcy, or other insolvency proceeding
- Date of Disposition of the debt, bankruptcy, or other insolvency proceeding
- **Disposition** of the debt, bankruptcy, or other insolvency proceeding

(2) Provide the foll proceeding.	(2) Provide the following information related to the main applicant entity's past or current debt, bankruptcy, or other insolvency proceeding.				
Date of Filing	Name & Location of Court	Case No.	Date of Disposition	Disposition	

The main applicant entity should gather the following supporting documents in relation to the Debt, Insolvency, or Bankruptcy Actions disclosure:

> Copy of Discharge Documentation (if applicable)

PAGE 17 - DISCLOSURE 5 - TAX & TAX COMPLIANCE

PAGE 17 - Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 5 - TAX & TAX COMPLIANCE
Entity Name	Phone No.

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In the (1) <u>TAXING AGENCIES</u> section, indicate if the main applicant entity was subject to taxation during the past 12 months by selecting "Yes" or "No" to the question at the top of the page.

If "Yes," list all federal, state, local, and foreign taxing agencies in which the main applicant entity was subject to taxation for the past 12 months in the table provided.

(1)	XING A		ity been subject to taxation during t	he last year?
	Yes	No		the information requested below for each federal, state, local, which the main applicant entity was subject to taxation during all pages if necessary.
		Taxi	ing Agency	Type of Tax (E.g., Federal income tax, state income tax, sales tax)

E.g., "Taxing Agency" = IRS, "Type of Tax" = Federal Income Tax;

E.g., "Taxing Agency" = Michigan Department of Treasury, Type of Tax = State Income Tax, Sales Tax

In the (2) <u>TAX COMPLIANCE</u> section, indicate if the main applicant entity has had a tax complaint filed against them or been served with a notice regarding a tax delinquency by selecting "Yes" or "No" to this question.

If "Yes," provide the taxing agency, type of tax, tax period, and amount of the delinquent tax payment in the table provided in this section.

(2) TAX COMPLIANCE Has the main applicant entity payment of any tax required			nplaint or other notice i	regarding the delinquent
□ Yes □ No	and provide all applic	provide the requested in cable required supporti- litional pages if necessa	ng documents (e.g., c	
Taxing Agency	Type of Tax	Tax Year	Amount	Disposition

The main applicant entity should gather the following supporting documents in relation to the Tax & Tax Compliance disclosure:

- > Copy of Initial Notice and Notice of Release (if applicable)
- > Copy of Payment Plan Documentation (if applicable)

PAGE 18 - DISCLOSURE 6 - GOVERNMENT REGULATION

PAGE 18 - Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

_	DISCLOSURE 6 - GOVERNMENT REGULATION	
Entity Name	Phone No.	

Select "Yes" or "No" to the three questions in the top section of the page.

Is the main applicant entity subject to regulation by a public agency in any other jurisdiction (e.g., Does the main applicant entity hold any license, certificate, permit, etc., that is regulated by a department of a local, state, federal, or foreign government)?
□ Yes □ No
Does the main applicant entity hold any commercial licenses? (Not including the license in which they are currently applying.)
□ Yes □ No
Has the main applicant entity ever applied for or been granted any commercial license or certificate issued by a licensing authority in any jurisdiction, that has been denied, restricted, suspended, revoked, or not renewed?
□ Yes □ No

Question 1 - If the main applicant entity is subject to regulation by a public agency (holds any license, certificate, permit, etc. which is regulated by a department of a local, state, federal, or foreign government—such as a liquor license, building permit, sales tax license, other marijuana licenses, etc.), select "Yes."

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>.

Question 2 - If the main applicant entity holds any commercial licenses (e.g. food establishment license, retail gas outlet license, marijuana license, liquor license, commercial driver's license, etc.) select "Yes."

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES.</u>

Question 3 - If the main applicant entity has ever applied for a license or certificate that was denied, or if the main applicant entity has ever been granted a license or certificate that has been restricted, suspended, revoked, or not renewed, select "Yes."

If "Yes," disclose these licenses in Section (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> on the second page of this disclosure.

If the answer to all three of these questions is "No," you are finished with this disclosure.

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In the (1) <u>MARIJUANA BUSINESS INTERESTS</u> section, list any marijuana business in which the main applicant entity has any direct or indirect equity interest. For each marijuana business, provide the business entity's name, license number, and the state of license issuance. If the entity does not own other marijuana businesses, this section can be left blank.

Provide the requested information for any interest that the main applicant entity has in any other corporation, partnership or

(1) MARIJUANA BUSINESS INTERESTS

(2) COMMERCIAL LICENSES OR CERTIFICATES

Marijuana Business Entity Name	License Number	State of Issuance	Country of Issuan	

In Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>, list any (non-marijuana) commercial licenses or certificates held by the main applicant entity.

Add additional pages if necessary.						
License or Certificate Type	License Number or Other Identifying Number	Issuing Agency				

Provide the requested information for all non-marijuana commercial licenses or certificates held by the main applicant entity.

E.g., "License or Certificate Type" = Liquor license, "License No. or Other Identifying No." = RQ-1810-12345, "Issuing Agency" = Michigan Liquor Control Commission

E.g., "License or Certificate Type" = Sales tax license, "License No. or Other Identifying No." = 89-6745231, "Issuing Agency" = Michigan Department of Treasury

PAGE 19 - DISCLOSURE 6 - GOVERNMENT REGULATION, CONTINUED

PAGE 19 – Provide the main applicant entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLO	OSURE 6 - GOVERNMENT REGULATION, CONTINUED
	Entity Name	Phone No.
ш		

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In the (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> section, list any license or certificate that was applied for and denied, and list any license or certificate that has been restricted, suspended, revoked, or not renewed.

#	License or Certificate Type	License Number or Other Identifying Number	Issuing Agency	
1	Action Taken	Reason for Action	Date Action Tal	
#	License or Certificate Type	License Number or Other Identifying Number	Issuing Agency	
2	Action Taken	Reason for Action	Date Action Tal	
#	License or Certificate Type	License Number or Other Identifying Number	Issuing Agency	

[&]quot;Action Taken" = denied, restricted, suspended, revoked, or not renewed

In the (4) <u>PENDING LICENSES OR CERTIFICATES</u> section, list any pending licenses or certificates in which the main applicant entity has applied for, and a determination has not yet been made.

(4) PENDING LICENSES OR CERTIFICATES Disclose any application for a commercial license or certificate in this state or any other jurisdiction that is currently pending and for which a determination has not been made. Do not include this current application for a marijuana license or any commercial license or certificate previously disclosed on this application. Add additional pages if necessary. License or Certificate Type Issuing Agency Application Number or Other Identifying Number

The main applicant entity should gather the following documentation in support of the Government Regulation disclosures:

- ➤ Copy of Marijuana Licenses (if applicable)
- > Copy of Any Other Commercial Licenses or Any Comparable Licenses from Other Jurisdictions (if applicable)
- Summary of Facts and Circumstances Concerning A License Denial, Restriction, Revocation, Suspension, or Nonrenewal (If Applicable)

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PAGE 20- DISCLOSURE 8 – LITIGATION HISTORY

PAGE 20 - Provide the main applicant entity's name and phone number in the space provided at the top of this

disclosure form.								
	DISCLO	SURE 8 - LITIGATION	HISTORY					
Entity Name			Phone No.					
In the <u>LITIGATION I</u> party to any litigation d			indicate if the main	applicant entity has been				
	•	or case number, name an ditional pages if necessar		and the cause of action fo				
	ant entity been a party to	o any litigation during the past 's compensation, discrimination						
□ Yes □ 1	☐ Yes ☐ No If you answered <u>yes</u> , provide the requested information for all litigation related to the main applicant entity (e.g., fraud, environmental, food safety, labor, employment, worker's compensation, discrimination, and tax laws and regulations) pending or concluded, for the past 5 years. Add additional pages if necessary.							
Case Caption	Docket/Case No.	Name & Location of Court	Cause of Action	Disposition				
In the PENDING LIT the area provided. Add		•	rrently pending, pro	ovide a brief explanation i				
(2) PENDING LITION For any cases that a additional pages if no	re currently initiated or	pending, provide a brief expla	nation regarding the alle	egations of the case. Add				

CRA 5450 (Rev July-2023) Page 32 of 121 In the <u>GOVERNMENT CHARGES & INVESTIGATIONS</u> section, disclose any charges and/or government investigations related to the main applicant entity's business operations (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulation), whether initiated, pending, or concluded in the area provided. Add additional pages if necessary.

(3)	GOVERNMENT CHARGES & INVESTIGATIONS Disclose any charges and government investigations, whether initiated, pending, or concluded, related to the main applicant entity's business operations unless they have been previously disclosed on this application (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulations). Add additional pages if necessary.
-	
-	

The main applicant entity should gather the following documentation in support of the Litigation History disclosure:

- > Copy of Complaint (if applicable)
- Copy of Judgment (if applicable)

SUPPLEMENTAL APPLICATIONS FOR MAIN APPLICANT ENTITES

Supplemental applications are required to be submitted along with the main applicant entity application. Each entity and individual considered a supplemental applicant is required to submit a prequalification application. Refer to the **MAIN AND SUPPLEMENTAL APPLICANTS EXPLANATION** in this application instruction booklet for more information regarding supplemental applicants.

SUBMITTING THE APPLICATION

When submitting the application, ensure the main application, all supplemental applications, and all supporting documents are provided. Failure to submit all applications and supporting documents will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

The application can be submitted online at: https://aca3.accela.com/MIMM/Default.aspx, in person at: 2407 North Grand River Avenue, Lansing, MI 49806, or via postal mail to:

Cannabis Regulatory Agency Medical Facilities Licensing P.O. Box 30205 Lansing, MI 48909

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at: 517-284-8599

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The medical application submission should contain the following supporting documents:

- > Copy of Governing Documents (e.g., Operating Agreement or Bylaws)
- > Certificate of Good Standing
- Approval to Conduct Business Transactions in Michigan (if applicable)
- ➤ Certificate of Assumed Name (if applicable)
- > Copy of Organizational Structure
- > Authorization Resolution
- > CPA Attestation
- > Statement of Money Lender Form
- Promissory Note/Line of Credit Documents
- Copy of Discharge Documentation (if applicable)
- ➤ Copy of Initial Notice and Notice of Release (if applicable)
- > Copy of Payment Plan Documentation (if applicable)
- > Copy of Marijuana Licenses (if applicable)
- > Copy of Any Other Commercial Licenses or Any Comparable License from Other Jurisdictions (if applicable)
- > Summary of Facts and Circumstances Concerning License Denial, Restriction, Revocation, Suspension, or Nonrenewal (If Applicable)
- > Copy of Complaint (if applicable)
- > Copy of Judgment (if applicable)

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SUPPLEMENTAL ENTITY PREQUALIFICATION

The Supplemental Entity Prequalification Application can be found at the following link: <u>Supplemental Entity Prequalification</u>.

Download the Supplemental Entity Prequalification Application.

The supplemental entity will need to complete a Supplemental Entity Prequalification Application in its entirety.

APPLICATION CHECKLIST

Ensure you have gathered all applicable items on the checklist before submitting the application. The last page of the application instruction booklet contains a checklist that provides further information on what each supporting document should entail.

	SUPPLEMENTAL ENTITY PREQUALIFICATION					
Supple	mental Entity Prequalification Application	Suppor	rting Documents			
☐ Page 1: Supplemental Entity Prequalification Checklist		Entity In	nformation Documents			
	Page 2: Supplemental Entity Demographics		Copy of Governing Documents (e.g., Operating			
	Page 3: ATTESTATION A - Acknowledgment, Agreement,		Agreement, Bylaws)			
	& Consent		Certificate of Good Standing			
	Page 4: ATTESTATION B - Authorization to Release		Approval to Conduct Business Transactions in			
	Information		Michigan (if applicable)			
	Page 5: ATTESTATION C - Verification & Affidavit of		Certificate of Assumed Name (if applicable) (obtained			
	Full Disclosure		from LARA Corporations Division)			
	Page 6: ATTESTATION D - Acknowledgment of Federal		Authorizing Resolution			
	Law & Release of Liability	Debt, In	solvency, or Bankruptcy Documents			
	Page 7: ATTESTATION F - Confirmation of Tax		Copy of Discharge Documentation (if applicable)			
	Compliance		bility and Delinquency Documents			
	Page 8: Acknowledgement of Attestations (signed and		Copy of Initial Notice and Notice of Release (if			
	notarized)		applicable)			
	Page 9: DISCLOSURE 1 - Entity Information		Copy of Payment Plan Documentation (if applicable)			
	Pages 10-11: DISCLOSURE 2 - Affiliated Parties	-	ion Documents			
	Page 12: DISCLOSURE 3 - Interests of Public Officials		Copy of Marijuana Licenses (if applicable)			
	Page 13: DISCLOSURE 4 - Debt, Insolvency, or		Copy of Any Other Commercial Licenses or Any			
	Bankruptey Actions		Comparable License from Other Jurisdictions (if			
	Page 14: DISCLOSURE 5 - Tax & Tax Compliance		applicable)			
	Pages 15-16: DISCLOSURE 6 - Government Regulation		Summary of Facts and Circumstances Concerning			
	Pages 17: DISCLOSURE 8 - Litigation History		License Denial, Restriction, Revocation, Suspension, or			
		•	Nonrenewal (if applicable)			
		-	on Documents			
			Copy of Complaint (if applicable)			
			Copy of Judgment (if applicable)			

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PAGE 2 – DEMOGRAPHIC INFORMATION

In the **DEMOGRAPHIC INFORMATION** section, provide the following information for the supplemental entity in the corresponding field on the application:

- Entity Name as it appears on official business documents
- **Assumed Name** of the supplemental entity, if operating under a name other than the supplemental entity's official name
- Mailing Address of the supplemental entity
- Federal Employer Identification Number (FEIN) of the supplemental entity
- **Phone Number** of the supplemental entity
- Email Address of the supplemental entity

DEMOGRAPHIC INFORMATION Please provide the following information regarding the supplemental entity.					
Entity Name (as appear	rs on official business docum	ents)	Assumed Name (attach cop	ry of filed assumed name certificate, if applicable)	
Entity Mailing Addres	3		FEIN		
City	State	Zip Code	Entity Phone	Entity Email Address	

In the **PERSON COMPLETING APPLICATION** section, provide the following information in the corresponding field on the application:

- Name of the individual completing the application
- Date of Birth of the individual completing the application
- Mailing Address of the individual completing the application
- **Phone Number** of the individual completing the application
- Email Address of the individual completing the application

PERSON COMPLETING APPLICATION Please provide the following information regarding the person completing this application.					
Name (First, Middle, Las	st)		Date of Birth (mm/dd/yyyy)		
Mailing Address			Phone		
City	State	Zip Code	Email Address		

Ensure all contact information is accurate and that current email addresses have been provided, as most correspondence from CRA will be sent via email.

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PAGES 3-8 – ATTESTATIONS

Read all the attestations carefully as the applicant will be acknowledging and agreeing to the information and stipulations contained in these attestations.

If you are unsure of what an item within an attestation means, please consult an attorney. CRA cannot provide legal interpretation of the statute or rules.

PAGE 3 - ATTESTATION A - ACKNOWLEDGMENT, AGREEMENT, AND CONSENT

After reading the attestation, provide the name of the supplemental entity and the name of the individual authorized to sign on behalf of the supplemental entity in the spaces provided.

	ON A – ENTITY AGREEMENT, & CONSENT
	ubmitted by the applicant)
On behalf of	, I
Name of Entity	Name & Title of Individual Authorized to Sign on Behalf of Entity
acknowledge that I am the person responsible for submitting the	nis application and supporting documents.
its statutory duties. I hereby agree to submit such supplement understand that if the Agency identifies a deficiency in an app shall submit the missing information or proof that the deficience	Agency) may require supplemental materials in order to carry out tal materials as requested by the Agency in a timely manner. I olication, the Agency shall notify the applicant and the applicant cy has been corrected to the agency within 5 days of the date the ailure to provide requested disclosures and documentation or to sy result in the denial of an application.
and qualified to be licensed. I must accept any risk of adver financial loss, which may result from action with respect to an	ege. I have the responsibility to prove that it is eligible, suitable, rse public notice, embarrassment, criticism, or other action, or application or the public disclosure of information requested in a result thereof. Information not called for in this application or y be requested.
I, as the applicant submitting this application, hereby certify that is prohibited by the Medical Marihuana Facilities Licensin	hat I do not have an interest in any other state operating license ag Act, 2016 PA 281 (MMFLA).
provided in the application and supporting documents submit	romptly disclose to the Agency any changes in the information tted to the Agency. To comply with this requirement, I hereby any changes with reference to the specific information within the
and records as provided in MMFLA Section 303(1)(c)(i) to (it Agency and its agents of otherwise confidential records, inclu-	ections, examinations, searches, seizures, and auditing of books v) and the MMFLA Administrative Rules, and to disclose to the uding tax records held by any federal, state, or local agency, or olding a state operating license. This consent is authorization to an Revenue Act, 1941 PA 122.
	s for a pending application is valid for two years after the Agency mined by the agency. The entity understands that after two years cation and pay a new nonrefundable application fee.

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PAGE 4 - ATTESTATION B - AUTHORIZATION TO RELEASE INFORMATION

After reading the attestation, provide the name of the supplemental entity and the name and title of the individual authorized to sign on behalf of the supplemental entity in the spaces provided.

ATTESTATION B – ENTITY AUTHORIZATION TO RELEASE INFORMATION

(To be completed and submitted by the applicant)

	the second secon	ards, employers, educational institutions, banks, financial and ate and local, without exception, both foreign and domestic:		
On behalf of		, I		
Nan	ne of Entity		Name & Title of Individual Authorized to Sign on Behalf of Entity	
			conduct a full investigation into the background igibility for a marijuana facility prequalification	

I understand that by the signing of this authorization, a financial background check will be performed. I authorize any financial institution to surrender to the Agency a complete and accurate record of such transactions that may have occurred with that institution, including, but not limited to, internal banking memoranda, past and present loan applications, financial statements and any other documents relating to my personal financial records in whatever form and wherever located. I authorize my employers to release any employment information required to validate my financial history. I understand that the financial background check will include a credit history examination and that my credit report, credit history, and credit capacity information will be obtained.

state operating license.

I understand that by signing this authorization, a financial background check of my tax filing and tax obligation status will be performed. I authorize my respective state taxing agency to surrender to the Agency a complete and accurate record of any and all tax information or records relating to me for the purposes of this application. I authorize the Agency to obtain, receive, review, copy, discuss, and use any such tax information or documents relating to me. I authorize the release of this type of information, even though such information may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

I understand that by signing this authorization, a criminal history background check will be performed. I authorize the Agency to obtain and use from any source, any information concerning me contained in any type of criminal history record files, wherever located for purposes of completing this application. I understand that the criminal history record files contain records of arrests which may have resulted in a disposition other than a finding of guilt (i.e., dismissed charges, or charges that resulted in a not guilty finding). I understand that the information may contain listings of charges that resulted in suspended imposition of sentence, even though I successfully completed the conditions of said sentence and the sentence was discharged pursuant to law. I authorize the release of this type of information, even though this record may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

Therefore, you are hereby authorized to release any and all information pertaining to this applicant, documentary or otherwise, as requested by any employee or agent of the Agency, provided that he or she certifies to you that said applicant has an application pending before the Agency or that said applicant is a licensee or other person required to be qualified under the provisions of the Michigan Medical Marihuana Facilities Licensing Act (MMFLA).

This authorization shall supersede any prior request or authorization to the contrary and shall be in effect during the pendency of this application. A photocopy of this authorization will be considered as effective and valid as the original.

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PAGE 5 - ATTESTATION C - VERIFICATION & AFFADAVIT OF FULL DISCLOSURE

After reading the attestation, provide the name of the supplemental entity and the name and title of the individual authorized to sign on behalf of the supplemental entity in the spaces provided.

In Section 2, provide the name of the contact person who is authorized to speak with the Agency about the application in the space provided on the form. Provide their email address, phone number, and Accela Citizen Access Login User ID (if known) in the spaces provided.

If you wish to designate more than one contact person, please add additional pages of this form to the application with each contact person on a separate Attestation C form.

NOTE: If an individual contacts CRA about the application and that individual is not a supplemental applicant, not the individual completing the application, and not an authorized contact person listed on Attestation C, the Agency will not provide information to that individual.

	ATTESTATION C – ENTITY VERIFICATION & AFFIDAVIT OF FULL DISCLOSURE (To be completed and submitted by the applicant)		
	Add additional pages of this form if authorizing more than one contact person.		
	Name of Entity Name of Entity Name & Title of Individual Authorized to Sign on Behalf of Entity Name & Title of Individual Authorized to Sign on Behalf of Entity		
1.	I am the individual responsible for submitting this application and have full authority to execute this affidavit of full disclosure.		
2.	I authorizeto be a contact person for the Cannabis Regulatory Agency (Agency). I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person. Please provide the information for this contact person below.		
	E-mail Address: Phone Number:		
	Accela Citizen Access Login User ID (if applicable):		
3.	I authorize the person listed as the Person Completing Application within the demographic section of the application to be a contact person for the Agency. I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person.		
4.	I affirm that the information contained in this application is true, complete, and accurate to the best of my knowledge and belief.		
5.	Except as reported in this application, I have no agreements or understandings with any person or entity and no present intent to hold as agent, nominee, or otherwise any interest in the application.		
6.	Except as reported in this application, I have no agreements or understanding with any person or entity and no present intent to pay any sums of money or give anything of value as, including but without limitation, a finder's fee or commission to any person or entity related to the interest in this application.		
7.	I understand that the entity has an ongoing obligation to notify the Agency should the entity enter into any such agreement contemplated by this attestation.		

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<u>PAGE 6 - ATTESTATION D – ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF</u> LIABILITY

After reading the attestation, provide the name of the supplemental entity and the name and title of the individual authorized to sign on behalf of the supplemental entity in the spaces provided.

ATTESTATION D - ENTITY ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF LIABILITY (To be completed and submitted by the applicant) On behalf of ___ _, I _ Name & Title of Individual Authorized to Sign on Behalf of Entity hereby acknowledge and affirm the following: The Federal Controlled Substances Act, Title II of the Comprehensive Drug Abuse Prevention and Control Act of 1970, 21 U.S.C. § 801 et seq., regulates marijuana as a Schedule I controlled substance, for which there is "no currently accepted medical use in treatment in the United States." 21 U.S.C. § 812(b)(1)(B). Although the State of Michigan has recognized and authorized the use of medical marijuana pursuant to the Michigan Medical Marihuana Act, 2008 IL 1, MCL 333.26421 to 333.26430, has authorized the issuance of state operating licenses to medical marijuana facilities pursuant to the Medical Marihuana Facilities Licensing Act, 2016 PA 281, MCL 333.27101 to MCL 333.27801, and has provided for a statewide monitoring system in the Marihuana Tracking Act, 2016 PA 282, MCL 333.27901 to 333.27904, these state authorized activities remain prohibited by I understand that a state operating license does not insulate or shield me or my business from federal seizure and/or forfeiture as allowed by federal law and does not insulate me from federal criminal arrest and/or prosecution. I understand that choosing to file an application for a state operating license and, if issued a license, choosing to establish and operate a marijuana facility pursuant to that license, is done so at my own risk. By my signature and attestation to this form, I hereby completely release and forever discharge the State of Michigan, the Michigan Department of Licensing and Regulatory Affairs, the Cannabis Regulatory Agency, and its respective employees,

agents, facilities, insurers, indemnors, successors, heirs and/or assigns from any and all past, present or future claims, demands, obligations, actions, causes of action, wrongful death claims, rights, damages, costs, losses of services, expenses and compensation of any nature whatsoever, whether based on a tort, contract or other theory of recovery, which I may now have, or which may hereafter accrue or otherwise be acquired, on account of, or may in any way arise out of my application for a state

operating license and, if issued a license, my operation of a marijuana facility.

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PAGE 7 – ATTESTATION F – CONFIRMATION OF TAX COMPLIANCE

PART A – After reading this section of the attestation, provide the name of the supplemental entity, the name and title of the individual authorized to sign on behalf of the supplemental entity, the signature of the individual authorized to sign, the entity FEIN, and the date in the spaces provided. Ensure a return mailing address is provided so the Department of Treasury is able to return the form.

	TATION F – SUPPLEMENTAL ENTITY
	FIRMATION OF TAX COMPLIANCE of the Michigan Department of Treasury and submitted by the applicant)
`	
PART A (to be completed by the application	ant before submitting to the Department of Treasury):
On behalf ofName of Entity	Name & Title of Individual Authorized to Sign on Behalf of Entity
and the Administrative Rules. I hereby att	tation in compliance with the Medical Marihuana Facilities Licensing Act (MMFLA) test that the statements that will be confirmed in Part B below are true to the best of that if I have been making sales, I am registered and remitting sales tax to the Michigan
confidential. I authorize the Michigan De Cannabis Regulatory Agency for the limit This limited authorization relates to all tax	205.28(1)(f), makes taxpayer information acquired in the administration of a tax partment of Treasury to furnish tax returns and provide tax return information to the ed purpose of determining my qualification and fitness for licensure under MMFLA. It types administered under the Revenue Act. This limited authorization continues for elow or until the applicant is no longer licensed, whichever is later.
Signature of Individual Authorized to Sign on Behalt	f of Entity Date
Entity FEIN	Return Address for Completed Form:
Nan	ne
Rep	resentative Name (if applicable)
Ret	um Email Address or Mailing Address
Pho	ne Number
Treasury Phone: 517-636-0	6925 Treasury Email: Treas-MI-Marihuana-Tax@michigan.gov

PART B – The supplemental entity must have this section of the attestation completed by an authorized designee of the Michigan Department of Treasury. The designee will confirm the required information and sign the form if applicable.

To assist in the completion of this attestation please note that the Department of Treasury defines delinquency as follows:

- 1. For underpaid or no remittance tax returns, a taxpayer is considered "delinquent" in the payment of the required tax if the amount due indicated on the return has not been paid in full by the due date of the return.
- 2. For post-return adjustments made by Treasury such as adjustments made when the return is processed, or as part of the audit process, a taxpayer is considered "delinquent" in the payment of the tax deficiency on the date that Treasury issues an assessment (Final Bill for Taxes Due) with respect to the determined deficiency.

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3. For "failure to file" situations, the taxpayer is considered "delinquent" in the payment of the tax at issue beginning on the day following the due date of the return that was required, but was not filed.

An authorized designee of the Michigan Department of Treasury can be contacted at:

Michigan Department of Treasury Hours: Monday – Friday, 8:00 a.m. to 4:00 p.m. Phone: 517-636-6925 Fax: 517-636-4520

Email: <u>Treas-MI-Marihuana-Tax@michigan.gov</u>

For any questions, please utilize the information above to contact treasury directly.

Failure to submit this attestation with the signature of an authorized Michigan Department of Treasury designee will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

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PAGE 8 - ACKNOWLEDGMENT OF ATTESTATIONS

Do not sign this form until in the presence of a notary. Provide the name of the supplemental entity and the name and title of the individual authorized to sign on behalf of the supplemental entity in the spaces provided. Indicate by checking the boxes that the supplemental entity acknowledges and consents to each attestation.

The individual who is authorized to sign documents on behalf of the supplemental entity should sign this form in the presence of an active notary, providing the entity name, their name, signature, and date in the spaces provided. The individual who is authorized to sign on behalf of the supplemental entity signature date and notary signature date must match.

If the notary signature is invalid and/or the dates do not match, the applicant will receive a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

ACKNOWLEDGMENT ((To be completed and submit Do not sign until not	itted by the applicant)
On behalf of	, I, Name & Title of Individual Authorized to Sign on Behalf of Entity
Name of Entity	Name & Title of Individual Authorized to Sign on Behalf of Entity
hereby swear, acknowledge, and consent to the following atte acknowledgment and consent):	stations (check all that apply to indicate the applicant's
☐ Attestation A: Acknowledgment, Agreement & Consent	
 Attestation B: Authorization to Release Information 	
□ Attestation C: Verification & Affidavit of Full Disclosure (with contact designated, if applicable)
☐ Attestation D: Acknowledgment of Federal Law & Release	of Liability
☐ Attestation F: Confirmation of Tax Compliance	•
Further, I affirm, under the penalties of perjury, that the information is true, complete, and correct, and that no material information has	
Signature of Individual Authorized to Sign on Behalf of Entity	Date
	hafira wa an
Subscribed and sworn to by(Authorized Individual Name)	before me on (Date)
(Notary Public Signature)	(Notary Public Printed Name)
State of, County of	Acting in the county of,
My commission expires:	

PAGE 9 - DISCLOSURE 1 - SUPPLEMENTAL ENTITY INFORMATION

PAGE 9 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

Entity Name Phone No.	

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three years. Add additional ion can be left blank.	pages if necessary	. If the supplement	iai entity nas not	nad any	previous name
(2) ENTITY PRIOR NAMES					
Provide any prior name used b		ast 3 years, if applicable	. Add additional page	s if necess	ary.
E	atity Prior Name		Date Use Began	1	Date Use Ceased
the (3) ENTITY PRIOR AI	DDRESSES section	on, provide any pri	or addresses use	ed by the	e supplemental
uring the past three years. Add				-	
ddresses, this section can be le	ft blank.				
(3) ENTITY PRIOR ADDRE Provide any prior address used		past 3 years, if applicab	le. Add additional pa	ges if nece	ssary.
Entity Prior Street	Address	City, State, Zip Co	de Date Us	e Began	Date Use Ceased
			- 1		
the (4) ENTITY OTHER	BUSINESS INTI	ERESTS section,	provide any ot	her busi	ness interests
applemental entity. Add addition	onal pages if neces				
upplemental entity. Add addition terests, this section can be left (4) ENTITY OTHER BUSIN	onal pages if neces blank. ESS INTERESTS	sary. If the suppler	mental entity doe	es not ha	ve any other bu
the (4) ENTITY OTHER applemental entity. Add addition terests, this section can be left (4) ENTITY OTHER BUSIN Provide any other business int marijuana industry. Add addition	onal pages if neces blank. ESS INTERESTS erests of the supplementa	sary. If the suppler	mental entity doe	es not ha	ve any other bu
upplemental entity. Add addition terests, this section can be left (4) ENTITY OTHER BUSIN Provide any other business interests.	blank. ESS INTERESTS erests of the supplementational pages if necessary. Type of Business En	sary. If the suppler	mental entity doe	es not ha	ve any other bu
terests, this section can be left (4) ENTITY OTHER BUSIN Provide any other business int marijuana industry. Add additi	onal pages if neces blank. ESS INTERESTS erests of the supplementational pages if necessary.	sary. If the suppler al entity, regardless of wi	mental entity doe	es not ha	ve any other bu
terests, this section can be left (4) ENTITY OTHER BUSIN Provide any other business int marijuana industry. Add additional and the section of the section o	blank. ESS INTERESTS erests of the supplementational pages if necessary. Type of Business En LLC, Corporation	sary. If the suppler al entity, regardless of wi	mental entity doe	es not ha	ve any other bu
pplemental entity. Add addition terests, this section can be left (4) ENTITY OTHER BUSIN Provide any other business into marijuana industry. Add additional marijuana of Other Business	blank. ESS INTERESTS erests of the supplementational pages if necessary. Type of Business En LLC, Corporation	sary. If the suppler al entity, regardless of wi	mental entity doe	es not ha	ve any other bu
upplemental entity. Add addition atterests, this section can be left (4) ENTITY OTHER BUSIN Provide any other business into marijuana industry. Add additional addi	blank. ESS INTERESTS erests of the supplementational pages if necessary. Type of Business En LLC, Corporation	sary. If the suppler al entity, regardless of wi	mental entity doe	es not ha	ve any other bu

In the (1) ENTITY STRUCTURE section, check the box that best describes the business structure of the

Partnership

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Trust

□ Other:

supplemental entity. If you select "Other," indicate the entity structure type in the space provided.

□ Limited Liability Company (LLC)

□ Privately Held Corporation

□ Publicly Held Corporation

(1) ENTITY STRUCTURE

The supplemental entity applicant should gather the following documentation in support of the Entity Information disclosure:

- > Copy of Governing Documents (e.g., Operating Agreement or Bylaws)
- > Certificate of Good Standing
- > Approval to Conduct Business Transactions in Michigan (if applicable)
- > Certificate of Assumed Name (if applicable)
- > Authorizing Resolution (if applicable)

PAGE 12 - DISCLOSURE 2 - AFFILIATED PARTIES (Affiliated Parties & Spouses)

PAGE 12 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

		DISCLOSURE 2 - AFFILIATED PARTIES
	Entity Name	Phone No.
-		Affiliated Parties & Spouses

In the table provided on the disclosure, list the following:

If the entity is a:	Disclose:
Limited Liability Company	All managers (for manager-managed LLC's), all members that have greater than 10% ownership interest in the main applicant seeking licensure, and the spouses of these individuals.
Publicly or Privately Held Corporation	All corporate officers or persons with equivalent titles, all directors, all shareholders holding greater than 10% ownership interest in the main applicant seeking licensure, and the spouses of these individuals.
Trust	All trustees, all individuals or bodies able to control or direct the affairs of the trust, all beneficiaries, and the spouses of these individuals.
Partnership or Limited Liability Partnership	All partners and their spouses.
Limited Partnership or Liability Limited Partnership	All general and limited partners with greater than 10% ownership interest and their spouses.
Nonprofit Corporation	All entities and individuals with membership or shareholder rights and their spouses.

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Provide the following information for each entity or individual with direct or indirect ownership interest in the main applicant entity seeking licensure in the corresponding field on the table:

- Full Name as it appears on legal documents
- FEIN if an entity, SSN if an individual
- Email Address
- Date of Birth if an individual
- If the entity or individual is from out of the country, select "Yes" in the "Out of Country Applicant?" column
 - o **NOTE**: If the out-of-country applicant has greater than 10 percent direct or indirect ownership interest in the main entity, their supplemental application **must** be submitted via paper documents. The online system cannot account for out-of-country addresses.

PAGE 13- DISCLOSURE 2 – AFFILIATED PARTIES, CONTINUED (Ten Percent or Less)

PAGE 13 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 2 – AFFILIATED PARTIES, CONTINUED
Entity Name	Phone No.
	Ten Percent or Less

In the table provided on the disclosure, list the following:

If the entity is a:	Disclose:
Limited Liability Company	All members holding 2.5% to 10% direct or indirect ownership interest in the main applicant seeking licensure.
Publicly Held Corporation	All shareholders holding greater than 5% to 10% ownership interest in the main applicant seeking licensure.
Privately Held Corporation	All shareholders holding 2.5% to 10% ownership interest in the main applicant seeking licensure.
Trust	All beneficiaries receiving or who have the right to receive 10% or less of the gross or net profit of the trust during any full or partial calendar or fiscal year.
Limited Partnership or Liability Limited Partnership	All general and limited partners holding 2.5% to 10% ownership interest in the main applicant seeking licensure.

Provide the following information in the corresponding field on the table for each entity or individual with direct or indirect ownership interest of 10% or less in the main applicant entity for which the application is being completed:

- Full Name as it appears on legal documents
- Mailing Address
- Email Address
- Date of Birth if an individual

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PAGE 14 - DISCLOSURE 3 - INTERESTS OF PUBLIC OFFICIALS

PAGE 14 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 3 – INTERESTS OF PUBLIC OFFICIALS	
	Entity Name Phone No.	
	e names and titles of all public officials or officers of any unit of government as well as the spouse ildren of those public officials or officers, who directly, or indirectly:	s, parents
	Own any financial interest in the entity	
	Have any beneficial interest in the entity	
	Are the creditors of the entity	
	Hold any debt instrument issued by the entity	
	Hold or have any interest in any contractual or service relationship with the entity	
	lease list the names and titles of all public officials or officers of any unit of government as well as the spouses, paren uildren of those public officials or officers, who directly, or indirectly:	ts, and
	 Own any financial interest in the entity 	
	Have any beneficial interest in the entity Are the creditors of the entity	
	 Hold any debt instrument issued by the entity 	
	Hold or have any interest in any contractual or service relationship with the entity	
	ame of Public Official/Office of Governmental Unit	
Che	the appropriate box to indicate if the interest of the public official or officer is of a governmental u	unit.
	Is the interest that of the public official or officer of a governmental unit? Yes No	
If Y	', state the percentage/capacity of interest on the space provided.	
	If you state the percentage (expensity of interest	

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If "No", provide the following information about the interest of the family member of the public official or officer in the table provided:

- Name of family member
- Relationship of family member
- Date of Birth of family member
- Address of family member
- Percentage/Capacity of Interest of family member

Name of Family Member	Relationship	Date of Birth	mber of the public official or officer: Address	Percentage/ Capacity of Interest

PAGE 15 - DISCLOSURE 4 - DEBT, INSOLVENCY, OR BANKRUPTCY ACTIONS

PAGE 15 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 4 – DEBT.	INSOLVENCY, OR BANKRUPTCY ACTIONS
Entity Name	Phone No.

Check the appropriate box to indicate if the supplemental entity has filed or had filed against it, a proceeding for bankruptcy or been involved in any formal process to adjust, defer, suspend, or otherwise work out payment of a debt in the past seven years?

 		or had filed against it, a proceeding for bankruptcy or been involved in any formal process to work out payment of a debt in the past seven years?
Yes	No	If <u>ves</u> , provide information in the following sections. If <u>no</u> , this disclosure form is complete.

If the answer to this question is "No," you are finished with this disclosure.

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If "Yes", provide the following information related to the supplemental entity's past or current debt, bankruptcy, or other insolvency proceeding.

- Date of Filing of the debt, bankruptcy, or other insolvency proceeding
- Name & Location of Court of the debt, bankruptcy, or other insolvency proceeding
- Case Number of the debt, bankruptcy, or other insolvency proceeding
- Date of Disposition of the debt, bankruptcy, or other insolvency proceeding
- **Disposition** of the debt, bankruptcy, or other insolvency proceeding

(2) Provide the following information r	elated to the supplemental	entity's past or current d	ebt, bankruptcy, or other insolvency
proceeding.			

Date of Filing	Name & Location of Court	Case No.	Date of Disposition	Disposition
				_

The supplemental entity applicant should gather the following supporting documents in relation to the Debt, Insolvency, or Bankruptcy Actions disclosure:

➤ Copy of Discharge Documentation (if applicable)

PAGE 16 - DISCLOSURE 5 - TAX & TAX COMPLIANCE

PAGE 16 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 5 - TAX & TAX COMPLIANCE
EntityName	Phone No.

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In the (1) <u>TAXING AGENCIES</u> section, indicate if the supplemental entity was subject to taxation during the past 12 months by selecting "Yes" or "No" to the question at the top of the page.

If "Yes," list all federal, state, local, and foreign taxing agencies in which the supplemental entity was subject to taxation for the past 12 months in the table provided.

(1)	XING A			ty been subject to taxation during the	e last year?		
	Yes	No If you answered <u>yes</u> , provide the information requested below for each federal, state, local, and foreign jurisdictions in which the supplemental entity was subject to taxation during the last year. Add additional pages if necessary.					
			Tax	ing Agency	Type of Tax (E.g., Federal income tax, state income tax, sales tax)		
L							
L							
L							

E.g., "Taxing Agency" = IRS, "Type of Tax" = Federal Income Tax;

E.g., "Taxing Agency" = Michigan Department of Treasury, Type of Tax = State Income Tax, Sales Tax

In the (2) <u>TAX COMPLIANCE</u> section, indicate if the supplemental entity has had a tax complaint filed against them or been served with a notice regarding a tax delinquency by selecting "Yes" or "No" to this question.

If "Yes," provide the taxing agency, type of tax, tax period, and amount of the delinquent tax payment in the table provided in this section.

(2)	2) TAX COMPLIANCE Has the supplemental entity ever been served with, or had filed against it, a complaint or other notice regarding the delinquent payment of any tax required under federal, state, local, or foreign jurisdictions?								
	☐ Yes ☐ No If you answered <u>ves.</u> provide the requested information for each delinquent tax payment and provide all applicable required supporting documents (e.g., copy of notice of tax liability due). Add additional pages if necessary.								
		Taxing	Ageno	y	Type of Tax	Tax Year	Amount	Disposition	
L									
L									

The supplemental entity applicant should gather the following supporting documents in relation to the Tax & Tax Compliance disclosure:

- > Copy of Initial Notice and Notice of Release (if applicable)
- ➤ Copy of Payment Plan Documentation (if applicable)

PAGE 17 - DISCLOSURE 6 - GOVERNMENT REGULATION

PAGE 17 - Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 6 - GOVERNMENT REGULATION
Entity Name	Phone No.

Select "Yes" or "No" to the three questions in the top section of the page.

Is the supplemental entity subject to regulation by a public agency in any other jurisdiction (e.g., Does the supplemental entity hold any license, certificate, permit, etc., that is regulated by a department of a local, state, federal, or foreign government)?
□ Yes □ No
Does the supplemental entity hold any commercial licenses? (Not including the license in which they are currently applying.)
□ Yes □ No
Has the supplemental entity ever applied for or been granted any commercial license or certificate issued by a licensing authority in Michigan, or any other jurisdiction, that has been denied, restricted, suspended, revoked, or not renewed?
□ Yes □ No

Question 1 - If the supplemental entity is subject to regulation by a public agency (holds any license, certificate, permit, etc. which is regulated by a department of a local, state, federal, or foreign government—such as a liquor license, building permit, sales tax license, other marijuana licenses, etc.), select "Yes."

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>.

Question 2 - If the supplemental entity holds any commercial licenses (e.g. food establishment license, retail gas outlet license, marijuana license, liquor license, commercial driver's license, etc.) select "Yes."

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>

Question 3 - If the supplemental entity has ever applied for a license or certificate that was denied, or if the supplemental entity has ever been granted a license or certificate that has been restricted, suspended, revoked, or not renewed, select "Yes."

If "Yes," disclose these licenses in Section (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> on the second page of this disclosure.

If the answer to all three of these questions is "No," you are finished with this disclosure.

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In the (1) <u>MARIJUANA BUSINESS INTERESTS</u> section, list any marijuana business in which the supplemental entity has any direct or indirect equity interest. For each marijuana business, provide the business entity's name, license number, and the state of license issuance. If the entity does not own other marijuana businesses, this section can be left blank.

Provide the requested information for any interest that the supplemental entity has in any other corporation, partnership or other

(1) MARIJUANA BUSINESS INTERESTS

(2) COMMERCIAL LICENSES OR CERTIFICATES

Marijuana Business Entity Name	License Number	State of Issuance	Country of Issuance

In Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>, list any (non-marijuana) commercial licenses or certificates held by the supplemental entity.

License or Certificate Type	License Number or Other Identifying Number	Issuing Agency

Provide the requested information for all non-marijuana commercial licenses or certificates held by the supplemental entity

E.g., "License or Certificate Type" = Liquor license, "License No. or Other Identifying No." = RQ-1810-12345, "Issuing Agency" = Michigan Liquor Control Commission

PAGE 18 - DISCLOSURE 6 - GOVERNMENT REGULATION, CONTINUED

PAGE 18 – Provide the supplemental entity's name and phone number in the space provided at the top of this disclosure form.

	DI	SCLOSURE 6 - GOVERNMENT REGULATION, CONTINUED	
	Entity Name	Phone No.	brack
'			4

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E.g., "License or Certificate Type" = Sales tax license, "License No. or Other Identifying No." = 89-6745231, "Issuing Agency" = Michigan Department of Treasury

In the (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> section, list any license or certificate that was applied for and denied, and list any license or certificate that has been restricted, suspended, revoked, or not renewed.

(3) COMMERCIAL LICENSES OR CERTIFICATES DENIED, RESTRICTED, SUSPENDED, REVOKED, OR NOT RENEWED Provide the requested information for all commercial licenses or certificates with which the supplemental entity has had an application or license denied, restricted, suspended, revoked, or not renewed. Add additional pages if necessary. License or Certificate Type License Number or Other Identifying Number Issuing Agency 1 Action Taken Reason for Action Date Action Taken License or Certificate Type License Number or Other Identifying Number Issuing Agency 2 Action Taken Reason for Action Date Action Taken License or Certificate Type License Number or Other Identifying Number Issuing Agency Action Taken Reason for Action 3 Date Action Taken

In the (4) <u>PENDING LICENSES OR CERTIFICATES</u> section, list any pending licenses or certificates in which the supplemental entity has applied for and a determination has not yet been made.

(4) PENDING LICENSES OR CERTIFICATES

Disclose any application for a commercial license or certificate in this state or any other jurisdiction that is currently pending and for which a determination has not been made. Do not include this current application for a marijuana license or any commercial license or certificate previously disclosed on this application. Add additional pages if necessary.

License or Certificate Type	Issuing Agency	Application Number or Other Identifying Number

The supplemental entity applicant should gather the following documentation in support of the Government Regulation disclosures:

- > Copy of Marijuana Licenses (if applicable)
- ➤ Copy of Any Other Commercial Licenses or Any Comparable Licenses from Other Jurisdictions (if applicable)
- Summary of Facts and Circumstances Concerning A License Denial, Restriction, Revocation, Suspension, or Nonrenewal (If Applicable)

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[&]quot;Action Taken" = denied, restricted, suspended, revoked, or not renewed

PAGE 19 - DISCLOSURE 8 - LITIGATION HISTORY

PAGE 19 - Provide the supplemental entity's name and phone number in the space provided at the top of this disc

		DISCLOS	SURE 8 - LITIGATION	HISTORY	
	Entity Name			Phone No.	
	e LITIGATION H to any litigation dur		select "Yes" or "No" to	indicate if the sup	plemental entity has been
		•	or case number, name ar litional pages if necessar		, and the cause of action
(1		entity been a party to	any litigation during the past f		
	□ Yes □ N	applicant compensa	wered <u>yes</u> , provide the request entity (e.g., fraud, environm tion, discrimination, and tax la rs. Add additional pages if nece	ental, food safety, lab ws and regulations) per	or, employment, worker's
	Case Caption	Docket/Case No.	Name & Location of Court	Cause of Action	Disposition
- 1 1					
l					
	e <u>PENDING LITIC</u> rea provided. Add ac		for any cases that are cunecessary.	rrently pending, pr	ovide a brief explanation
he ar	rea provided. Add ac	dditional pages if r ATION e currently initiated or	-		
the ar	rea provided. Add ac 2) <u>PENDING LITIG</u> For any cases that an	dditional pages if r ATION e currently initiated or	necessary.		
the ar	rea provided. Add ac 2) <u>PENDING LITIG</u> For any cases that an	dditional pages if r ATION e currently initiated or	necessary.		

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In the <u>GOVERNMENT CHARGES & INVESTIGATIONS</u> section, disclose any charges and/or government investigations related to the supplemental entity's business operations (e.g. fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulation), whether initiated, pending, or concluded in the area provided. Add additional pages if necessary.

(3)	GOVERNMENT CHARGES & INVESTIGATIONS Disclose any charges and government investigations, whether initiated, pending, or concluded, related to the supplemental entity's business operations unless they have been previously disclosed on this application (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulations). Add additional pages if necessary.
-	

The supplemental entity applicant should gather the following documentation in support of the Litigation History disclosure:

- > Copy of Complaint (if applicable)
- > Copy of Judgment (if applicable)

SUBMITTING THE APPLICATION

When submitting the application, ensure the main application, all supplemental applications, and all supporting documents are provided. Failure to submit all applications and supporting documents will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

The application can be submitted online at: https://aca3.accela.com/MIMM/Default.aspx, in person at: 2407 North Grand River Avenue, Lansing, MI 49806, or via postal mail to:

Cannabis Regulatory Agency Medical Facilities Licensing P.O. Box 30205 Lansing, MI 48909

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at: 517-284-8599

The medical application submission should contain the following supporting documents:

- > Copy of Governing Documents (e.g., Operating Agreement or Bylaws)
- > Certificate of Good Standing
- > Approval to Conduct Business Transactions in Michigan (if applicable)
- Certificate of Assumed Name (if applicable)
- > Copy of Organizational Structure
- > Authorization Resolution
- > Copy of Discharge Documentation (if applicable)
- > Copy of Initial Notice and Notice of Release (if applicable)
- > Copy of Payment Plan Documentation (if applicable)
- ➤ Copy of Marijuana Licenses (if applicable)
- > Copy of Any Other Commercial Licenses or Any Comparable License from Other Jurisdictions (if applicable)
- > Summary of Facts and Circumstances Concerning License Denial, Restriction, Revocation, Suspension, or Nonrenewal (If Applicable)
- Copy of Complaint (if applicable)
- > Copy of Judgment (if applicable)

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SOLE PROPRIETOR PREQUALIFICATION

The Sole Proprietor Prequalification Application can be found at the following link: <u>Sole Proprietor Prequalification.</u>

Download the Sole Proprietor Prequalification Application.

The sole proprietor will need to complete a Sole Proprietor Prequalification Application in its entirety.

APPLICATION CHECKLIST

Ensure you have gathered all applicable items on the checklist before submitting the application. The last page of the application instruction booklet contains a checklist that provides further information on what each supporting document should entail.

□\$3.0	00 Application Fee			
-	roprietor Prequalification Application	Suppo	rting Documents	
	•	Identity Documents		
	Page 2: Medical License Types and Descriptions		Copy of Government Issued ID	
	Page 3: Sole Proprietor Demographics		DBA Documentation (if applicable) (obtained at	
	Page 4: ATTESTATION A - Acknowledgment, Agreement,		county-level)	
_	& Consent	Capitali	zation Documents	
	Page 5: ATTESTATION B - Authorization to Release		CPA Attestation	
	Information		Statement of Money Lender Form	
	Page 6: ATTESTATION C - Verification & Affidavit of		Promissory Note/Line of Credit Documents	
	Full Disclosure	Debt, Ir	solvency, or Bankruptcy Documents	
	Page 7: ATTESTATION D - Acknowledgment of Federal		Copy of Discharge Documentation (if applicable)	
	Law & Release of Liability		bility and Delinquency Documents	
	Page 8: ATTESTATION F - Confirmation of Tax		W2s, 1099s and/or Schedule K-1s for most recent year	
	Compliance		(if no W2s, 1099s and/or Schedule K-1s exist, submit an	
	Page 9: Acknowledgement of Attestations (signed and	l _	explanation)	
	notarized)	-	Copy of Initial Notice and Notice of Release (if	
	Page 10: DISCLOSURE 1 - Sole Proprietor Information	l _	applicable)	
	Page 11: DISCLOSURE 3 - Interests of Public Officials		Copy of Payment Plan Documentation (if applicable)	
	Page 12: DISCLOSURE 4 - Debt, Insolvency, or		ion Documents	
	Bankruptcy Actions		Copy of Marijuana Licenses (if applicable)	
	Page 13: DISCLOSURE 5 - Tax & Tax Compliance	"	Copy of Any Other Commercial Licenses or Any	
			Comparable License from Other Jurisdictions (if applicable)	
		_	Summary of Facts and Circumstances Concerning	
	Page 17: DISCLOSURE 8 - Litigation History	-	License Denial, Restriction, Revocation, Suspension.	
			or Nonrenewal (if applicable)	
		Crimina	al History Documents	
			Copy of Criminal History Documents (if applicable)	
			on History	
			Copy of Complaint (if applicable)	
			Copy of Judgment (if applicable)	
Spo	PPLEMENTAL APPLICATIONS (if applicable) uses of sole proprietors and any managerial employees PLEMENTAL INDIVIDUAL PREQUALIFICATION application		proprietors are required to submit a	

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PAGE 2 - MEDICAL LICENSE TYPES & DESCRIPTIONS

Within the **Medical License Types & Descriptions** table, indicate which license type(s) and the number of licenses the sole proprietor intends to apply for in Step 2.

MEDICAL LICENSE TYPES & DESCRIPTIONS

There is a non-refundable \$3,000 application fee. No review of the application will take place until the fee had been paid.

Indicate the license type(s) the sole proprietor intends to apply for in step two. This selection is not permanent until step two of the application is completed.

License Type	Number of Licenses	Description of License
Grower Class A		Licensee is authorized to grow not more than 500 marijuana plants.
Grower Class B		Licensee is authorized to grow not more than 1000 marijuana plants.
Grower Class C		Licensee is authorized to grow not more than 1500 marijuana plants.
Processor		Licensee is authorized to purchase marijuana only from a grower and sale of marijuana-infused products or marijuana only to a provisioning center or another processor.
Provisioning Center		Licensee is authorized to the purchase or transfer of marijuana only from a grower or processor and sale or transfer to only a registered qualifying patient or registered primary caregiver.
Safety Compliance Facility		Licensee is authorized to receive marijuana from, test marijuana for, and return marijuana to only a marijuana facility.
Secure Transporter		Licensee is authorized to store and transport marijuana and associated money between marijuana facilities.

The following is a detailed description of each license type:

Grower Class A

- License authorizes the licensee to grow not more than 500 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

Grower Class B

- License authorizes the licensee to grow not more than 1,000 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

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Grower Class C

- License authorizes the licensee to grow not more than 1,500 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

Processor

- License authorizes the licensee to purchase marijuana only from a grower and sale of marijuana-infused products or marijuana only to a provisioning center or another processor.
- The applicant and each investor in the processor must not have an interest in a secure transporter or safety compliance facility.

Provisioning Center

- License authorizes the licensee to purchase or transfer marijuana only from a grower or processor and sale or transfer to only a registered qualifying patient or registered primary caregiver.
- The applicant and each investor in the provisioning center must not have an interest in a secure transporter or safety compliance facility.

Safety Compliance Facility

- License authorizes the licensee to receive marijuana from, test marijuana for, and return marijuana to only a marijuana facility.
- Must be accredited by an entity approved by the agency by 1 year after the date the license is issued or have previously provided drug testing services to this state or this state's court system and be a vendor in good standing in regard to those services.
- The applicant and each investor with any interest in the safety compliance facility must not have an interest in a grower, secure transporter, processor, or provisioning center.
- Retain and employ at least 1 laboratory manager with a relevant advanced degree in a medical or laboratory science.

Secure Transporter

- License authorizes the licensee to store and transport marijuana and associated money between marijuana facilities.
- The applicant and each investor with an interest in the secure transporter must not have an interest in a grower, processor, provisioning center, or safety compliance facility
- The applicant and each investor must not be a registered qualifying patient or registered primary caregiver.
- Each driver transporting marijuana must have a chauffeur's license issued by this state.
- Each employee who has custody of marijuana or money that is related to a marijuana transaction shall not have been convicted of or released from incarceration for a felony under the laws of this state, any other state, or the United States within the past 5 years or have been convicted of a misdemeanor involving a controlled substance within the past 5 years.

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PAGE 3 – DEMOGRAPHIC INFORMATION

Check the appropriate box to indicate if the Sole Proprietor Prequalification Application is the initial filing of the prequalification application or if the sole proprietor's prequalification previously expired and a prequalification application is being refiled.

SOLE PROPRIETOR DEMOGRAPHICS
☐ Initial Prequalification Application
☐ Refiled Application of Lapsed Prequalification

In the **DEMOGRAPHIC INFORMATION** section, provide the following information for the sole proprietor in the corresponding field on the application:

- Name of the sole proprietor as it appears on official government documents
- **Doing Business As (DBA)** name of the sole proprietor, if operating under a name other than the sole proprietor's official name
- Mailing Address of the sole proprietor
- Social Security Number of the sole proprietor
- Date of Birth of the sole proprietor
- **Phone Number** of the sole proprietor
- Email Address of the sole proprietor

DEMOGRAPHIC INFORMATION Please provide the following information regarding the sole proprietor.				
Sole Proprietor Name (as it appears on government issued ID)	Doing Business As (attach copy of filed DBA documentation, if applicable)			
Mailing Address	Social Security Number Date of Birth (mm/dd/yyyy)			
City State Zip Code	Phone Email Address			

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In the **PERSON COMPLETING APPLICATION** section, provide the following information in the corresponding field on the application:

- Name of the individual completing the application
- Date of Birth of the individual completing the application
- Mailing Address of the individual completing the application
- **Phone Number** of the individual completing the application
- Email Address of the individual completing the application

	ETING APPLICA wing information regarding		ng this application.	
Name (First, Middle, Las	it)		Date of Birth (mm/dd/yyyy)	
Mailing Address			Phone	
City	State	Zip Code	Email Address	

Ensure all contact information is accurate and that current email addresses have been provided, as most correspondence from CRA will be sent via e-mail.

In the **AFFILIATED INDIVIDUALS** section, provide the name, social security number, email address, date of birth, and association to the sole proprietor for the spouse of the sole proprietor, if applicable, and all managerial employees of the sole proprietor, if applicable.

AFFILIATED INDIVIDUALS Please list the spouse of the sole proprietor and all managerial employees. Add additional pages if necessary.					
Individual Name	SSN	E-mail Address	Date of Birth	Affiliation to Sole Proprietor (E.g., Spouse or Managerial Employee)	

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PAGES 4-9 – ATTESTATIONS

Read all the attestations carefully as the applicant will be acknowledging and agreeing to the information and stipulations contained in these attestations.

If you are unsure of what an item within an attestation means, please consult an attorney. CRA cannot provide legal interpretation of the statute or rules.

PAGE 4 - ATTESTATION A - ACKNOWLEDGMENT, AGREEMENT, AND CONSENT

After reading the attestation, provide the name of the sole proprietor in the space provided.

ATTESTATION A - INDIVIDUAL ACKNOWLEDGEMENT, AGREEMENT, & CONSENT

(To be completed and submitted by the applicant)

I,

Name of Sole Proprietor

acknowledge that I am the person responsible for submitting this application and supporting documents.

I hereby acknowledge that the Cannabis Regulatory Agency (Agency) may require supplemental materials in order to carry out its statutory duties. I hereby agree to submit such supplemental materials as requested by the Agency in a timely manner. I understand that if the Agency identifies a deficiency in an application, the Agency shall notify the applicant and the applicant shall submit the missing information or proof that the deficiency has been corrected to the agency within 5 days of the date the applicant received the deficiency notice. I acknowledge that failure to provide requested disclosures and documentation or to correct any notice of deficiency within 5 days of its receipt may result in the <u>denial</u> of an application.

I hereby acknowledge that any issuance of a license is a privilege. I have the responsibility to prove that I am eligible, suitable, and qualified to be licensed. I must accept any risk of adverse public notice, embarrassment, criticism, or other action, or financial loss, which may result from action with respect to an application or the public disclosure of information requested in this application, and expressly waive any claim for damages as a result thereof. Information not called for in this application or in addition to that provided in response to this application, may be requested.

I, as the applicant submitting this application, hereby certify that I do not have an interest in any other state operating license that is prohibited by the Medical Marihuana Facilities Licensing Act, 2016 PA 281 (MMFLA).

I hereby acknowledge that I am under a continuing duty to promptly disclose to the Agency any changes in the information provided in the application and supporting documents submitted to the Agency. To comply with this requirement, I hereby acknowledge that I must submit a letter to the Agency stating any changes with reference to the specific information within the application to which the changes pertain.

I hereby consent to investigations of compliance, regular inspections, examinations, searches, seizures, and auditing of books and records as provided in MMFLA Section 303(1)(c)(i) to (iv) and the MMFLA Administrative Rules, and to disclose to the Agency and its agents of otherwise confidential records, including tax records held by any federal, state, or local agency, or credit agency or financial institution, while applying for or holding a state operating license. This consent is authorization to review and inspect tax records administered under the Michigan Revenue Act, 1941 PA 122.

I hereby acknowledge that the finding of prequalification status for a pending application is valid for two years after the Agency issues a notice of prequalification status unless otherwise determined by the agency. I understand that after two years have expired, I may be required to submit a new application and pay a new nonrefundable application fee.

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PAGE 5 - ATTESTATION B - AUTHORIZATION TO RELEASE INFORMATION

After reading the attestation, provide the name of the sole proprietor in the space provided.

ATTESTATION B - INDIVIDUAL AUTHORIZATION TO RELEASE INFORMATION

(To be completed and submitted by the applicant)

To all courts, probation departments, selective service boards, employers, educational institutions, banks, financial and other such institutions, and all governmental agencies federal, state and local, without exception, both foreign and domestic:

Name of Sole Progrietor

authorize the Cannabis Regulatory Agency (Agency) and its agents to conduct a full investigation into the background and activities of the applicant for purposes of determining the applicant's eligibility for a marijuana facility prequalification and state operating license.

I understand that by signing this authorization, a financial background check will be performed. I authorize any financial institution to surrender to the Agency a complete and accurate record of such transactions that may have occurred with that institution, including, but not limited to, internal banking memoranda, past and present loan applications, financial statements and any other documents relating to my personal financial records in whatever form and wherever located. I authorize my employers to release any employment information required to validate my financial history. I understand that the financial background check will include a credit history examination and that my credit report, credit history, and credit capacity information will be obtained.

I understand that by signing this authorization, a financial background check of my tax filing and tax obligation status will be performed. I authorize my respective state taxing agency to surrender to the Agency a complete and accurate record of any and all tax information or records relating to me for the purposes of this application. I authorize the Agency to obtain, receive, review, copy, discuss, and use any such tax information or documents relating to me. I authorize the release of this type of information, even though such information may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

I understand that by signing this authorization, a criminal history background check will be performed. I authorize the Agency to obtain and use from any source, any information concerning me contained in any type of criminal history record files, wherever located for purposes of completing this application. I understand that the criminal history record files contain records of arrests which may have resulted in a disposition other than a finding of guilt (i.e., dismissed charges, or charges that resulted in a not guilty finding). I understand that the information may contain listings of charges that resulted in suspended imposition of sentence, even though I successfully completed the conditions of said sentence and the sentence was discharged pursuant to law. I authorize the release of this type of information, even though this record may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

By signing this authorization, I authorize the Agency's Michigan Medical Marijuana Program (MMMP) to release my MMMP patient and/or caregiver registration history to the Agency's Medical Marijuana Facility Licensing Division (MMFL) and/or law enforcement for use in determining licensure eligibility under the Medical Marijuana Facilities Licensing Act (MMFLA). I further authorize the release of this information to the Cannabis Regulatory Agency and the use of this information during administrative proceedings under the MMFLA.

Therefore, you are hereby authorized to release any and all information pertaining to this applicant, documentary or otherwise, as requested by any employee or agent of the Agency, provided that he or she certifies to you that said applicant has an application pending before the Agency, or that said applicant is a licensee or other person required to be qualified under the provisions of the Medical Marihuana Facilities Licensing Act (MMFLA).

This authorization shall supersede any prior request or authorization to the contrary and shall be in effect during the pendency of this application. A photocopy of this authorization will be considered as effective and valid as the original.

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PAGE 6 - ATTESTATION C - VERIFICATION & AFFIDAVIT OF FULL DISCLOSURE

After reading the attestation, provide the name of the sole proprietor in the space provided.

In Section 2, provide the name of the contact person who is authorized to speak with the Agency about the application in the space provided on the form. Provide their email address, phone number, and Accela Citizen Access Login User ID (if known) in the spaces provided.

If you wish to designate more than one contact person, please add additional pages of this form to the application with each contact person on a separate Attestation C form.

NOTE: If an individual contacts CRA about the application and that individual is not a supplemental applicant, not the person completing the application, and not an authorized contact person listed on Attestation C, the Agency will not provide information to that individual.

ATTESTATION C - INDIVIDUAL VERIFICATION & AFFIDAVIT OF FULL DISCLOSURE (To be completed and submitted by the applicant) Add additional pages of this form if authorizing more than one contact person. Name of Sole Proprietor confirm the following: 1. I am the individual responsible for submitting this application and have full authority to execute this affidavit of full disclosure. 2. I authorize to be a contact person for the Cannabis Regulatory Agency (Agency). I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person. Please provide the information for this contact person below. E-mail Address: Phone Number: Accela Citizen Access Login User ID (if applicable): 3. I authorize the person listed as the Person Completing Application within the demographic section of the application to be a contact person for the Agency. I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person. 4. I affirm that the information contained in this application is true, complete, and accurate to the best of my knowledge and 5. Except as reported in this application, I have no agreements or understandings with any person or entity and no present intent to hold as agent, nominee, or otherwise any interest in the application. 6. Except as reported in this application, I have no agreements or understanding with any person or entity and no present intent to pay any sums of money or give anything of value as, including but without limitation, a finder's fee or commission to any person or entity related to the interest in this application. 7. I understand that the sole proprietor has an ongoing obligation to notify the Agency should the sole proprietor enter into any such agreement contemplated by this attestation.

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<u>PAGE 7 - ATTESTATION D – ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF</u> LIABILITY

After reading the attestation, provide the name of the sole proprietor in the space provided.

ATTESTATION D - INDIVIDUAL ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF LIABILITY

(To be completed and submitted by the applicant)

I,	
	Name of Sole Proprietor

hereby acknowledge and affirm the following:

The Federal Controlled Substances Act, Title II of the Comprehensive Drug Abuse Prevention and Control Act of 1970, 21 U.S.C. § 801 et seq., regulates marijuana as a Schedule I controlled substance, for which there is "no currently accepted medical use in treatment in the United States." 21 U.S.C. § 812(b)(1)(B). Although the state of Michigan has recognized and authorized the use of medical marijuana pursuant to the Michigan Medical Marihuana Act, 2008 IL 1, MCL 333.26421 to 333.26430, has authorized the issuance of state operating licenses to medical marijuana facilities pursuant to the Medical Marihuana Facilities Licensing Act, 2016 PA 281, MCL 333.27101 to MCL 333.27801, and has provided for a statewide monitoring system in the Marihuana Tracking Act, 2016 PA 282, MCL 333.27901 to 333.27904, these state authorized activities remain prohibited by federal law.

I understand that a state operating license does not insulate or shield me or my business from federal seizure and/or forfeiture as allowed by federal law and does not insulate me from federal criminal arrest and/or prosecution.

I understand that choosing to file an application for a state operating license and, if issued a license, choosing to establish and operate a marijuana facility pursuant to that license, is done so at my own risk.

By my signature and attestation to this form, I hereby completely release and forever discharge the State of Michigan, the Michigan Department of Licensing and Regulatory Affairs, the Cannabis Regulatory Agency, and its respective employees, agents, facilities, insurers, indemnors, successors, heirs and/or assigns from any and all past, present or future claims, demands, obligations, actions, causes of action, wrongful death claims, rights, damages, costs, losses of services, expenses and compensation of any nature whatsoever, whether based on a tort, contract or other theory of recovery, which I may now have, or which may hereafter accrue or otherwise be acquired, on account of, or may in any way arise out of my application for a state operating license and, if issued a license, my operation of a marijuana facility.

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PAGE 8 – ATTESTATION F – CONFIRMATION OF TAX COMPLIANCE

PART A – After reading this section of the attestation, provide the name of the sole proprietor in the space provided. Provide the sole proprietor's signature, printed name, social security number, and the date in the spaces provided in this section. Ensure a return mailing address is provided so the Department of Treasury is able to return the form.

ATTESTATION F - INDIVIDUAL CONFIRMATION OF TAX COMPLIANCE (To be completed by the designee of the Michigan Department of Treasury and submitted by the applicant)
PART A (to be completed by the applicant before submitting to the Department of Treasury):
I,
understand that I am submitting this Attestation in compliance with the Medical Marihuana Facilities Licensing Act (MMFLA) and the Administrative Rules. I hereby attest that the statements that will be confirmed in Part B below are true to the best of my knowledge and belief. I further affirm that if I have been making sales, I am registered and remitting sales tax to the Michigan Department of Treasury, as required.
The Revenue Act, 1941 PA 122, MCL 205.28(1)(f), makes taxpayer information acquired in the administration of a tax confidential. I authorize the Michigan Department of Treasury to furnish tax returns and provide tax return information to the Cannabis Regulatory Agency for the limited purpose of determining my qualification and fitness for licensure under MMFLA. This limited authorization relates to all tax types administered under the Revenue Act. This limited authorization continues for two years from the date of my signature below or until the applicant is no longer licensed, whichever is later.
Signature of Sole Proprietor Date
Sole Proprietor SSN Return Address for Completed Form:
Name
Representative Name (if applicable)
Return Email Address or Mailing Address
Phone Number
Treasury Phone: 517-636-6925 Treasury Email: Treas-MI-Marihuana-Tax@michigan.gov

PART B – The sole proprietor must have this section of the attestation completed by an authorized designee of the Michigan Department of Treasury. The designee will confirm the required information and sign the form if applicable.

To assist in the completion of this attestation please note that the Department of Treasury defines delinquency as follows:

- 1. For underpaid or no remittance tax returns, a taxpayer is considered "delinquent" in the payment of the required tax if the amount due indicated on the return has not been paid in full by the due date of the return.
- 2. For post-return adjustments made by Treasury such as adjustments made when the return is processed, or as part of the audit process, a taxpayer is considered "delinquent" in the payment of the tax deficiency on the date that Treasury issues an assessment (Final Bill for Taxes Due) with respect to the determined deficiency.
- 3. For "failure to file" situations, the taxpayer is considered "delinquent" in the payment of the tax at issue beginning on the day following the due date of the return that was required, but was not filed.

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An authorized designee of the Michigan Department of Treasury can be contacted at:

Michigan Department of Treasury Hours: Monday – Friday, 8:00 a.m. to 4:00 p.m. Phone: 517-636-6925

Fax: 517-636-4520

Email: <u>Treas-MI-Marihuana-Tax@michigan.gov</u>

For any questions, please utilize the information above to contact treasury directly.

Failure to submit this attestation with the signature of an authorized Michigan Department of Treasury designee will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

PAGE 9 - ACKNOWLEDGMENT OF ATTESTATIONS

Do not sign this form until in the presence of a notary. Provide the name of the sole proprietor in the space provided. Indicate by checking the boxes that the sole proprietor acknowledges and consents to each attestation.

The sole proprietor should sign this form in the presence of an active notary. In the notary block at the bottom, the sole proprietor's signature date and notary signature date must match.

If the notary signature is invalid and/or the dates do not match, you will receive a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

ACKNOWLEDGMENT OF ATTESTATIONS (To be completed and submitted by the applicant) Do not sign until notary is present				
I,				
Name of Sole P	roprietor			
hereby swear, acknowledge, and consent to the following att acknowledgment and consent):	estations (check all that apply to indicate the applicant's			
☐ Attestation A: Acknowledgment, Agreement & Consent				
☐ Attestation B: Authorization to Release Information				
☐ Attestation C: Verification & Affidavit of Full Disclosure	(with contact designated, if applicable)			
☐ Attestation D: Acknowledgment of Federal Law & Release				
☐ Attestation F: Confirmation of Tax Compliance	,			
Further, I affirm, under the penalties of perjury, that the informat is true, complete, and correct, and that no material information ha	s been omitted.			
Signature of Sole Proprietor	Date			
Subscribed and sworn to by(Sole Proprietor Name)	before me on (Date)			
(Notary Public Signature)	(Notary Public Printed Name)			
State of, County of	. Acting in the county of			
My commission expires:				

<u>PAGE 10 - DISCLOSURE 1 – SOLE PROPRIETOR INFORMATION</u>

PAGE 10 - Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 1 – SOLE PROPRIETOR INFORMATION		
Sole Proprietor Name	Phone No.	

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In the (1) <u>SOLE PROPRIETOR PRIOR NAMES</u> section, provide any prior names used by the sole proprietor during the past three years. Add additional pages if necessary. If the sole proprietor has not had any previous names, this section can be left blank.

(1)	(1) <u>SOLE PROPRIETOR PRIOR NAMES</u> Provide any prior name used by the sole proprietor during the past 3 years, if applicable. Add additional pages if necessary.					
	Prior Name	Date Use Began	Date Use Ceased			

In the (2) <u>SOLE PROPRIETOR PRIOR ADDRESSES</u> section, provide any prior addresses used by the sole proprietor during the past three years. Add additional pages if necessary. If the sole proprietor has not had any previous addresses, this section can be left blank.

(2) SOLE PROPRIETOR PRIOR ADDRESSES Provide any prior address used by the sole proprietor during the past 3 years, if applicable. Add additional pages if necessary. Prior Street Address City, State, Zip Code Date Use Began Date Use Ceased

In the (3) <u>SOLE PROPRIETOR OTHER BUSINESS INTERESTS</u> section, provide any other business interests of the sole proprietor. Add additional pages if necessary. If the sole proprietor does not have any other business interests, this section can be left blank.

Provide any other business interests of the sole proprietor, regardless of whether the business is related to the marijuana industry. Add additional pages if necessary.					
Name of Other Business Interest	Type of Business Entity (e.g., LLC, Corporation, Sole Proprietor, etc.)	Type of Business Conducted	Extent of Involvement		

The sole proprietor applicant should gather the following documentation in support of the Sole Proprietor Information disclosure:

- Copy of Government Issued ID
- > DBA Documentation (if applicable)

(4) SOLE DRODRIETOR OTHER RUSINESS INTERESTS

PAGE 11 - DISCLOSURE 3 - INTERESTS OF PUBLIC OFFICIALS

PAGE 11 - Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 3 – INTERESTS OF PUBLIC OFFICIALS
	Sole Proprietor Name Phone No.
	the names and titles of all public officials or officers of any unit of government as well as the spouses, parents children of those public officials or officers, who directly, or indirectly: Are the creditors of the individual
•	The state of the state of the materials.
	Please list the names and titles of all public officials or officers of any unit of government as well as the spouses, parents, and children of those public officials or officers, who directly; 1. Are the creditors of the individual 2. Hold any debt instrument issued by the individual 3. Hold or have any interest in any contractual or service relationship with the individual
	Name of Public Official/Office of Governmental Unit
Chec	ck the appropriate box to indicate if the interest of the public official or officer is of a governmental unit.
	Is the interest that of the public official or officer of a governmental unit? Yes No
If Ye	es", state the percentage/capacity of interest on the space provided.

If yes, state the percentage/capacity of interest_

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If "No", provide the following information about the interest of the family member of the public official or officer in the table provided:

- Name of family member
- Relationship of family member
- Date of Birth of family member
- Address of family member
- Percentage/Capacity of Interest of family member

If <u>no</u> , provide the following information about the interest of the family member of the public official or officer:					
Name of Family Member	Relationship	Date of Birth	Address	Percentage/ Capacity of Interest	

PAGE 12 - DISCLOSURE 4 - DEBT, INSOLVENCY, OR BANKRUPTCY ACTIONS

PAGE 12 - Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 4 – DEBT. INSOLVENCY, OR BANKRUPTCY ACTIONS		
Sole Proprietor Name	Phone No.	

Check the appropriate box to indicate if the sole proprietor has filed or had filed against it, a proceeding for bankruptcy or been involved in any formal process to adjust, defer, suspend, or otherwise work out payment of a debt in the past seven years?

(1)	(1) Has the sole proprietor filed, or had filed against it, a proceeding for bankruptcy or been involved in any formal process to adjust, defer, suspend or otherwise work out payment of a debt in the past seven years?					
		Yes		No	If <u>ves.</u> provide information in the following sections. If <u>no</u> , this disclosure form is complete.	

If the answer to this question is "No," you are finished with this disclosure.

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If "Yes", provide the following information related to the sole proprietor's past or current debt, bankruptcy, or other insolvency proceeding.

- Date of Filing of the debt, bankruptcy, or other insolvency proceeding
- Name & Location of Court of the debt, bankruptcy, or other insolvency proceeding
- Case Number of the debt, bankruptcy, or other insolvency proceeding
- Date of Disposition of the debt, bankruptcy, or other insolvency proceeding
- **Disposition** of the debt, bankruptcy, or other insolvency proceeding

) Provide the follow proceeding.	ing information related to the sole propri	ietor's past or current de	ebt, bankruptcy, or other in	nsolvency
Date of Filing	Name & Location of Court	Case No.	Date of Disposition	Disposition

The sole proprietor applicant should gather the following supporting documents in relation to their Debt, Insolvency, or Bankruptcy Actions disclosure:

➤ Copy of Discharge Documentation (if applicable)

PAGE 13 - DISCLOSURE 5 - TAX & TAX COMPLIANCE

PAGE 13 – Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 5 - TAX & TAX COMPLIANCE
Sole Proprietor Name	Phone No.

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In the (1) <u>TAXING AGENCIES</u> section, list all federal, state, local and foreign taxing agencies in which the sole proprietor was subject to taxation for the past 12 months.

(1) TAXING AGENCIES List all federal, state, local, and foreign jurisdictions in who Add additional pages if necessary.	ich the sole proprietor was subject to taxation during the last year.
Taxing Agency	Type of Tax (E.g., Federal income tax, state income tax, sales tax)

E.g., "Taxing Agency" = IRS, "Type of Tax" = Federal Income Tax;

E.g., "Taxing Agency" = Michigan Department of Treasury, Type of Tax = State Income Tax, Sales Tax In the (2) <u>TAX COMPLIANCE</u> section, indicate if the sole proprietor has had a tax complaint filed against them or been served with a notice regarding a tax delinquency by selecting "Yes" or "No" to this question.

If "Yes," provide the taxing agency, type of tax, tax period, and amount of the delinquent tax payment in the table provided in this section.

(2)	2) TAX COMPLIANCE Has the sole proprietor ever been served with, or had filed against it, a complaint or other notice regarding the delinquent payment of any tax required under federal, state, local, or foreign jurisdictions?							egarding the delinquent
☐ Yes ☐ No If you answered <u>yes</u> , provide the requested information for each delinquent tax pays and provide all applicable required supporting documents (e.g., copy of notice of liability due). Add additional pages if necessary.								
		Taxing	Agenc	y	Type of Tax	Tax Year	Amount	Disposition
L								

The sole proprietor applicant should gather the following documentation in support of the Tax & Tax Compliance disclosure:

- ➤ W2s, 1099s, and/or Schedule K-1s for Past 12 Months (if noW2s, 1099s and/or Schedule K-1s exist, submit an explanation)
- > Copy of Initial Notice and Notice of Release (if applicable)
- ➤ Copy of Payment Plan Documentation (if applicable)

PAGE 14 - DISCLOSURE 6 - GOVERNMENT REGULATION

PAGE 14 - Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

Sole Proprietor Name Phone No.		DISCLOSURE 6	GOVERNMENT REGULATION
	Sole Pr	opnietor Name	Phone No.

Select "Yes" or "No" in response to the three questions in the top section of the page.

Is the sole proprietor subject to regulation by a public agency in any other jurisdiction (e.g., Does the sole proprietor hold any license, certificate, permit, etc., that is regulated by a department of a local, state, federal, or foreign government)?	
□ Yes □ No	
Does the sole proprietor hold any commercial licenses? (Not including the license in which they are currently applying.)	
□ Yes □ No	
Has the sole proprietor ever applied for or been granted any commercial license or certificate issued by a licensing authority in any jurisdiction that has been denied, restricted, suspended, revoked, or not renewed?	L
□ Yes □ No	

Question 1 - If the sole proprietor is subject to regulation by a public agency (holds any license, certificate, permit, etc. which is regulated by a department of a local, state, federal, or foreign government (e.g. liquor license, building permit, sales tax license, other marijuana licenses, concealed carry permits, chauffer's licenses, etc.)), select "Yes".

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>.

Question 2 - If the sole proprietor holds any commercial licenses (e.g. food establishment license, retail gas outlet license, marijuana license, liquor license, commercial driver's license, etc.), select "Yes."

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>.

Question 3 – If the sole proprietor has ever applied for a license or certificate that was denied, or if the sole proprietor has ever been granted a license or certificate that has been restricted, suspended, revoked, or not renewed, select "Yes".

If "Yes," disclose these licenses in Section (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> on the second page of this disclosure.

If the answer to all three of these questions is "No," you are finished with this disclosure.

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In the (1) <u>MARIJUANA BUSINESS INTERESTS</u> section, list any marijuana business in which the sole proprietor has any direct or indirect equity interest. For each marijuana business, provide the business entity's name, license number, state of license issuance, and the country of issuance. If the sole proprietor does not own other marijuana businesses, this section can be left blank.

(1)	MARIJUANA	BUSINESS	INTERESTS

Provide the requested information any interest that the sole proprietor has in any other corporation, partnership, sole proprietorship, or other business entity that is directly or indirectly involved in the growing, processing, testing, transporting, or sale of marijuana. Add additional pages if necessary.

Marijuana Business Entity Name	License Number	State of Issuance	Country of Issuance

In the (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u> section, list any (non-marijuana) commercial licenses or certificates held by the sole proprietor.

(2) COMMERCIAL LICENSES OR CERTIFICATES

Provide the requested information for all non-marijuana commercial licenses or certificates held by the sole proprietor. Add additional pages if necessary.

License or Certificate Type	License Number or Other Identifying Number	Issuing Agency

Ex. "License or Certificate Type" = *Liquor license*, "License No. or Other Identifying No." = *RQ-1810-12345*, "Issuing Agency" = *Michigan Liquor Control Commission*

Ex. "License or Certificate Type" = Sales tax license, "License No. or Other Identifying No." = 89-6745231, "Issuing Agency" = Michigan Department of Treasury

PAGE 15 - DISCLOSURE 6 - GOVERNMENT REGULATION, CONTINUED

PAGE 15 – Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 6 - GOVERNMENT RE	GULATION, CONTINUED
Sole Proprietor Name	Phone No.

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In the (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> section, list any license or certificate that was applied for and denied, and list any license or certificate that has been restricted, suspended, revoked, or not renewed.

(3) COMMERCIAL LICENSES OR CERTIFICATES DENIED, RESTRICTED, SUSPENDED, REVOKED, OR NOT RENEWED Provide the requested information for all commercial licenses or certificates with which the sole proprietor has had an application or license denied, restricted, suspended, revoked, or not renewed. Add additional pages if necessary. License Number or Other Identifying Number Issuing Agency License or Certificate Type Action Taken Reason for Action **Date Action Taken** License or Certificate Type License Number or Other Identifying Number Issuing Agency 2 Action Taken Reason for Action Date Action Taken License or Certificate Type License Number or Other Identifying Number Issuing Agency

Reason for Action

Date Action Taken

In the (4) <u>PENDING LICENSES OR CERTIFICATES</u> section, list any pending licenses or certificates in which the sole proprietor has applied for, and a determination has not yet been made.

(4) PENDING LICENSES OR CERTIFICATES

Action Taken

3

Disclose any application for a commercial license or certificate in this state or any other jurisdiction that is currently pending and for which a determination has not been made. Do not include this current application for a marijuana license or any commercial license or certificate previously disclosed on this application. Add additional pages if necessary.

License or Certificate Type	Issuing Agency	Application Number or Other Identifying Number

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[&]quot;Action Taken" = denied, restricted, suspended, revoked, or not renewed

In the **(5) GOVERNMENT EMPLOYMENT** section, select "Yes" or "No" in response to the four questions related to government employment. If the answer to all three questions is "No," you are done with this disclosure. (Elected officers of or employees of a federally recognized Indian tribe and elected precinct delegates are not ineligible to receive a state operating license.)

If "Yes," write an explanation in the space provided. (E.g., "I am a state employee within the Licensing and Regulatory Affairs division.")

Yes	No	Employee, advisor, or consultant of the Marijuana Regulatory Agency.
Yes	No	Holds an elective office of a governmental unit of this state, another state, or the federal government
Yes	No	Member of or employed by a regulatory body of a governmental unit of this state, another state, the federal government.
Yes	No	Employed by a governmental unit of this state.
		any of the above questions, provide an explanation. If you are an elected officer of or employee of ian tribe or an elected precinct delegate, please include this information in the explanation:

The sole proprietor applicant should gather the following documentation in support of the Government Regulation disclosures:

- ➤ Copy of Marijuana Licenses (if applicable)
- > Copy of Any Other Commercial Licenses or Any Comparable License from Other Jurisdictions (if applicable)
- > Summary of Facts and Circumstances Concerning a License Denial, Restriction, Revocation, Suspension, or Nonrenewal (if applicable)

PAGE 16 - DISCLOSURE 7 - CRIMINAL HISTORY

PAGE 16 – Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 7 – CRIMINAL HISTORY
Sole Proprietor Name	Phone No.

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Question 1 – select "Yes" or "No" to indicate if the sole proprietor has been indicted for, charged with, arrested for, convicted of, pled guilty or nolo contendere to, or forfeited bail under the laws of any jurisdiction (state, federal, or foreign) concerning any felony criminal offense or a misdemeanor involving a controlled substance, dishonesty, theft, or fraud, not including traffic violations, regardless of whether the offense has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise? (1) Has the sole proprietor been indicted for, charged with, arrested for, convicted of, pled guilty or nolo contendere to, or forfeited bail under the laws of any jurisdiction (state, federal, or foreign) concerning any felony criminal offense or a misdemeanor involving a controlled substance, dishonesty, theft, or fraud, not including traffic violations, regardless of whether the offense has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise? □ No □ Yes Question 2 – select "Yes" or "No" to indicate if the sole proprietor has been found responsible for violating a local ordinance in any state involving a controlled substance, dishonesty, theft, or fraud that substantially corresponds to a misdemeanor in that state, whether the offense has been reversed on that appeal, reduced, expunged, set aside, pardoned or otherwise? (2) Has the sole proprietor been found responsible for violating a local ordinance in any state involving a controlled substance,

Question 3 – select "Yes" or "No" to indicate if the sole proprietor has any criminal offense, either felony or misdemeanor, in the laws of any jurisdiction, not including traffic violations, regardless of whether the offense has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise, has the sole proprietor ever:

dishonesty, theft, or fraud that substantially corresponds to a misdemeanor in that state, whether the offense has been reversed

on that appeal, reduced, expunged, set aside, pardoned or otherwise?

□ No

Yes

(3) As to any criminal offense, either felony or misdemeanor, in the laws of any jurisdiction, not including traffic violations, regardless of whether the offense has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise, has the sole proprietor ever: No No been arrested pled nolo contendere (no contest) been charged forfeit bail concerning an offense been indicted had a criminal record expunged been convicted been incarcerated

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If "Yes", provide the following information for all offenses in the table provided:

- Name of offense
- Type of offense
- **Date** of the offense
- Arresting Agency/Jurisdiction of the offense
- Name and Location of Court where offense was litigated
- Docket/Case Number of criminal litigation
- **Disposition** of offense

Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
Name & Location of Court	Docket/Case #		Disposition
Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
Name & Location of Court	Docket/Case #		Disposition
Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
Name & Location of Court	Docket/Case #		Disposition
Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
Name & Location of Court	Docket/Case #		Disposition

The sole proprietor applicant should gather the following documentation in support of the Criminal History disclosure:

> Copy of Criminal History Documents (if applicable)

PAGE 17 - DISCLOSURE 8 - LITIGATION HISTORY

PAGE 17 – Provide the sole proprietor's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 8 – LITIGATION HISTORY			
Sole Proprietor Name	Phone No.		

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In the <u>LITIGATION HISTORY</u> section, select "Yes" or "No" to indicate if the sole proprietor or any of the sole proprietor's other business interests have been a party to any litigation during the past five years.

If "Yes", disclose the case caption, docket or case number, name and location of court, the cause of action, and disposition for the litigation in the table provided. Add additional pages if necessary.

(1)	Description HISTORY Has the sole proprietor or any of the sole proprietor's other business interests been a party to any litigation during the past five years (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulations)? If you answered yes, provide the requested information for all litigation related to the sole							
	Yes No proprietor (e.g., fraud, environmental, food safety, labor, employment, work compensation, discrimination, and tax laws and regulations) pending or concluded, for past 5 years. Add additional pages if necessary.						or, employment, worker's	
Case Caption Docket/Case No.						Name & Location of Court	Cause of Action	Disposition
F								
L								

In the <u>PENDING LITIGATION</u> section, for any cases that are currently pending, provide a brief explanation in the area provided.

tiic t	ie area provided.				
(2)	PENDING LITIGATION For any cases that are currently initiated or pending, provide a brief explanation regarding the allegations of the case. Add additional pages if necessary.				

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In the <u>GOVERNMENT CHARGES & INVESTIGATIONS</u> section, disclose any charges and/or government investigations related to the sole proprietor's business operations (e.g. fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulation), whether initiated, pending, or concluded in the area provided.

(3)	GOVERNMENT CHARGES & INVESTIGATIONS Disclose any charges and government investigations, whether initiated, pending, or concluded, related to the sole proprietor's business operations unless they have been previously disclosed on this application (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulations). Add additional pages if necessary.
-	

The sole proprietor applicant should gather the following documentation in support of the Litigation History disclosure:

- > Copy of Complaint (if applicable)
- > Copy of Judgment (if applicable)

SUPPLEMENTAL APPLICATIONS FOR SOLE PROPRIETORS

Supplemental applications are required to be submitted for the spouse of the sole proprietors, if applicable, and all managerial employees of the sole proprietor, if applicable. If the sole proprietor has a spouse or managerial employees, each of these individuals must submit a Supplemental Individual Pregualification Application.

SUBMITTING THE APPLICATION

When submitting the application, ensure the main application, all supplemental applications, and all supporting documents are provided. Failure to submit all applications and supporting documents will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

The application can be submitted online at: https://aca3.accela.com/MIMM/Default.aspx, in person at: 2407 North Grand River Avenue, Lansing, MI 49806, or via postal mail to:

Cannabis Regulatory Agency Medical Facilities Licensing P.O. Box 30205 Lansing, MI 48909

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at: 517-284-8599

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The medical application submission should contain the following supporting documents:

- > Copy of Government Issued ID (e.g., driver's license, passport)
- > DBA Documentation (if applicable) (obtained at county-level)
- > CPA Attestation
- Statement of Money Lender Form
- Promissory Note/Line of Credit Documents
- Copy of Discharge Documentation (if applicable)
- ➤ W2s, 1099s and/or Schedule K-1s for past 12 months (if no W2s, 1099s and/or Schedule K-1s exist, submit an explanation)
- Copy of Initial Notice and Notice of Release (if applicable)
- Copy of Payment Plan Documentation (if applicable)
- > Copy of Marijuana Licenses (if applicable)
- > Copy of Any other Commercial Licenses or Any Comparable License from Other Jurisdictions (if applicable)
- Summary of Facts and Circumstances Concerning License Denial, Restriction, Revocation, Suspension, or Nonrenewal (if applicable)
- > Copy of Criminal History Documents (if applicable)
- > Copy of Complaint (if applicable)
- > Copy of Judgment (if applicable)

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SUPPLEMENTAL INDIVIDUAL PREQUALIFICATION

The Supplemental Individual Prequalification Application can be found at the following link: <u>Supplemental Individual Prequalification</u>.

Download the Supplemental Individual Prequalification Application.

The supplemental individual will need to complete a Supplemental Individual Prequalification Application in its entirety.

APPLICATION CHECKLIST

Ensure you have gathered all applicable items on the checklist before submitting the application. The last page of the application instruction booklet contains a checklist that provides further information on what each supporting document should entail.

SUPPLEMENTAL INDIVI	DUAL PREQUALIFICATION
Supplemental Individual Prequalification Application	Supporting Documents
☐ Page 1: Supplemental Individual Prequalification Checklist	Identity Documents
☐ Page 2: Supplemental Individual Demographics	☐ Copy of Government Issued ID
☐ Page 3: ATTESTATION A - Acknowledgment, Agreement,	Debt, Insolvency, or Bankruptcy Documents
& Consent	☐ Copy of Discharge Documentation (if applicable)
☐ Page 4: ATTESTATION B - Authorization to Release	Tax Liability and Delinquency Documents
Information	□ W2s, 1099s and/or Schedule K-1s for most recent year
□ Page 5: ATTESTATION C - Verification & Affidavit of Full Disclosure	(if no W2s,1099s and/or Schedule K-1s exist, submit an explanation)
☐ Page 6: ATTESTATION D – Acknowledgment of Federal	☐ Copy of Initial Notice and Notice of Release (if
Law & Release of Liability	applicable)
□ Page 7: ATTESTATION F - Confirmation of Tax	☐ Copy of Payment Plan Documentation (if applicable)
Compliance	Regulation Documents
□ Page 8: Acknowledgement of Attestations (signed and	☐ Copy of Marijuana Licenses (if applicable)
notarized)	☐ Copy of Any Other Commercial Licenses or Any
 □ Page 9: DISCLOSURE 1 – Individual Information □ Page 10: DISCLOSURE 3 – Interests of Public Officials 	Comparable License from Other Jurisdictions (if applicable)
□ Page 11: DISCLOSURE 4 – Debt, Insolvency, or	☐ Summary of Facts and Circumstances Concerning
Bankruptev Actions	License Denial, Restriction, Revocation, Suspension, or
□ Page 12: DISCLOSURE 5 – Tax & Tax Compliance	Nonrenewal (if applicable)
□ Pages 13-14: DISCLOSURE 6 - Government Regulation	Criminal History Documents
□ Page 15: DISCLOSURE 7 - Criminal History	☐ Copy of Criminal History Documents (if applicable)
□ Page 16: DISCLOSURE 8 – Litigation History	Litigation History
Tage 10. DioCLOSONE 6 - Engation history	☐ Copy of Complaint (if applicable)
	☐ Copy of Judgment (if applicable)

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PAGE 2 – DEMOGRAPHIC INFORMATION

In the **DEMOGRAPHIC INFORMATION** section, provide the following information for the supplemental individual in the corresponding field on the application:

- Name of the supplemental individual as it appears on official government documents
- Social Security Number of the supplemental individual
- Mailing Address of the supplemental individual
- **Date of Birth** of the supplemental individual
- Phone Number of the supplemental individual
- Email Address of the supplemental individual

DEMOGRAPHIC INFORMATION Please provide the following information regarding the supplemental individual.						
Name (as appears on government issued ID)		Social Security Number				
Mailing Address		Date of Birth (mm/dd/yyyy)				
City State	Zip Code	Phone	Email Address			

In the **PERSON COMPLETING APPLICATION** section, provide the following information in the corresponding field on the application:

- Name of the individual completing the application
- Date of Birth of the individual completing the application
- Mailing Address of the individual completing the application
- **Phone Number** of the individual completing the application
- Email Address of the individual completing the application

PERSON COMPLETING APPLICATION Please provide the following information regarding the person completing this application.						
Name (First, Middle, La	st)		Date of Birth (mm/dd/yyyy)			
rume (rust, mutue, na	31)		Date of Dirth (Matter of J111)			
1						
1						
Mailing Address			Phone			
1						
1						
1						
City.	State	Zin Codo	Email Address			
City	State	Zip Code	Email Address			
1						
1						

Ensure all contact information is accurate and that current email addresses have been provided, as most correspondence from CRA will be sent via email.

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PAGES 3-8 – ATTESTATIONS

Read all the attestations carefully as the applicant will be acknowledging and agreeing to the information and stipulations contained in these attestations.

If you are unsure of what an item within an attestation means, please consult an attorney. CRA cannot provide legal interpretation of the statute or rules.

PAGE 3 - ATTESTATION A - ACKNOWLEDGMENT, AGREEMENT, AND CONSENT

After reading the attestation, provide the name of the supplemental individual in the space provided.

ATTESTATION A - INDIVIDUAL ACKNOWLEDGEMENT, AGREEMENT, & CONSENT

(To be completed and submitted by the applicant)

I,_____

Name of Supplemental Individual

acknowledge that I am the person responsible for submitting this application and supporting documents.

I hereby acknowledge that the Cannabis Regulatory Agency (Agency) may require supplemental materials in order to carry out its statutory duties. I hereby agree to submit such supplemental materials as requested by the Agency in a timely manner. I understand that if the Agency identifies a deficiency in an application, the Agency shall notify the applicant and the applicant shall submit the missing information or proof that the deficiency has been corrected to the agency within 5 days of the date the applicant received the deficiency notice. I acknowledge that failure to provide requested disclosures and documentation or to correct any notice of deficiency within 5 days of its receipt may result in the <u>denial</u> of an application.

I hereby acknowledge that any issuance of a license is a privilege. I have the responsibility to prove that I am eligible, suitable, and qualified to be licensed. I must accept any risk of adverse public notice, embarrassment, criticism, or other action, or financial loss, which may result from action with respect to an application or the public disclosure of information requested in this application, and expressly waive any claim for damages as a result thereof. Information not called for in this application or in addition to that provided in response to this application, may be requested.

I, as the applicant submitting this application, hereby certify that I do not have an interest in any other state operating license that is prohibited by the Medical Marihuana Facilities Licensing Act, 2016 PA 281 (MMFLA).

I hereby acknowledge that I am under a continuing duty to promptly disclose to the Agency any changes in the information provided in the application and supporting documents submitted to the Agency. To comply with this requirement, I hereby acknowledge that I must submit a letter to the Agency stating any changes with reference to the specific information within the application to which the changes pertain.

I hereby consent to investigations of compliance, regular inspections, examinations, searches, seizures, and auditing of books and records as provided in MMFLA Section 303(1)(c)(i) to (iv) and the MMFLA Administrative Rules, and to disclose to the Agency and its agents of otherwise confidential records, including tax records held by any federal, state, or local agency, or credit agency or financial institution, while applying for or holding a state operating license. This consent is authorization to review and inspect tax records administered under the Michigan Revenue Act, 1941 PA 122.

I hereby acknowledge that the finding of prequalification status for a pending application is valid for two years after the Agency issues a notice of prequalification status unless otherwise determined by the agency. I understand that after two years have expired, I may be required to submit a new application and pay a new nonrefundable application fee.

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PAGE 4 - ATTESTATION B - AUTHORIZATION TO RELEASE INFORMATION

After reading the attestation, provide the name of the supplemental individual in the space provided.

ATTESTATION B - INDIVIDUAL AUTHORIZATION TO RELEASE INFORMATION

(To be completed and submitted by the applicant)

To all courts, probation departments, selective service boards, employers, educational institutions, banks, financial and other such institutions, and all governmental agencies federal, state and local, without exception, both foreign and domestic:

authorize the Cannabis Regulatory Agency (Agency) and its agents to conduct a full investigation into the background and activities of the applicant for purposes of determining the applicant's eligibility for a marijuana facility prequalification and state operating license.

I understand that by signing this authorization, a financial background check will be performed. I authorize any financial institution to surrender to the Agency a complete and accurate record of such transactions that may have occurred with that institution, including, but not limited to, internal banking memoranda, past and present loan applications, financial statements and any other documents relating to my personal financial records in whatever form and wherever located. I authorize my employers to release any employment information required to validate my financial history. I understand that the financial background check will include a credit history examination and that my credit report, credit history, and credit capacity information will be obtained.

I understand that by signing this authorization, a financial background check of my tax filing and tax obligation status will be performed. I authorize my respective state taxing agency to surrender to the Agency a complete and accurate record of any and all tax information or records relating to me for the purposes of this application. I authorize the Agency to obtain, receive, review, copy, discuss, and use any such tax information or documents relating to me. I authorize the release of this type of information, even though such information may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

I understand that by signing this authorization, a criminal history background check will be performed. I authorize the Agency to obtain and use from any source, any information concerning me contained in any type of criminal history record files, wherever located for purposes of completing this application. I understand that the criminal history record files contain records of arrests which may have resulted in a disposition other than a finding of guilt (i.e., dismissed charges, or charges that resulted in a not guilty finding). I understand that the information may contain listings of charges that resulted in suspended imposition of sentence, even though I successfully completed the conditions of said sentence and the sentence was discharged pursuant to law. I authorize the release of this type of information, even though this record may be designated as "confidential" or "nonpublic" under the provisions of state or federal laws.

By signing this authorization, I authorize the Agency's Michigan Medical Marijuana Program (MMMP) to release my MMMP patient and/or caregiver registration history to the Agency's Medical Marijuana Facility Licensing Division (MMFL) and/or law enforcement for use in determining licensure eligibility under the Medical Marihuana Facilities Licensing Act (MMFLA). I further authorize the release of this information to the Cannabis Regulatory Agency and the use of this information during administrative proceedings under the MMFLA.

Therefore, you are hereby authorized to release any and all information pertaining to this applicant, documentary or otherwise, as requested by any employee or agent of the Agency, provided that he or she certifies to you that said applicant has an application pending before the Agency or that said applicant is a licensee or other person required to be qualified under the provisions of the Medical Marihuana Facilities Licensing Act (MMFLA).

This authorization shall supersede any prior request or authorization to the contrary and shall be in effect during the pendency of this application. A photocopy of this authorization will be considered as effective and valid as the original.

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PAGE 5 - ATTESTATION C - VERIFICATION & AFFIDAVIT OF FULL DISCLOSURE

After reading the attestation, provide the name of the supplemental individual in the space provided.

In Section 2, provide the name of the contact person who is authorized to speak with the Agency about the application in the space provided on the form. Provide their email address, phone number, and Accela Citizen Access Login User ID (if known) in the spaces provided.

If you wish to designate more than one contact person, please add additional pages of this form to the application with each contact person on a separate Attestation C form.

NOTE: If an individual contacts CRA about the application and that individual is not a supplemental applicant, not the person completing the application, and not an authorized contact person listed on Attestation C, the Agency will not provide information to that individual.

ATTESTATION C - INDIVIDUAL VERIFICATION & AFFIDAVIT OF FULL DISCLOSURE (To be completed and submitted by the applicant) Add additional pages of this form if authorizing more than one contact person. Name of Supplemental Individual confirm the following: 1. I am the individual responsible for submitting this application and have full authority to execute this affidavit of full disclosure. 2. I authorize to be a contact person to the Cannabis Regulatory Agency (Agency). I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person. Please provide the information for this contact person below. E-mail Address: Phone Number: Accela Citizen Access Login User ID (if applicable): 3. I authorize the person listed as the Person Completing Application within the demographic section of the application to be a contact person for the Agency. I understand that this person will have access to records and material submitted to the Agency for the purposes of this application. Further, I understand that this person will retain access and receive communication from the Agency regarding the applicant/licensee until the applicant/licensee submits an official request to remove this person's access and cease communication with this person. 4. I affirm that the information contained in this application is true, complete, and accurate to the best of my knowledge and 5. Except as reported in this application, I have no agreements or understandings with any person or entity and no present intent to hold as agent, nominee, or otherwise any interest in the application. Except as reported in this application, I have no agreements or understanding with any person or entity and no present intent to pay any sums of money or give anything of value as, including but without limitation, a finder's fee or commission to any person or entity related to the interest in this application. 7. I understand that the supplemental individual has an ongoing obligation to notify the Agency should the supplemental individual enter into any such agreement contemplated by this attestation.

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<u>PAGE 6 -ATTESTATION D – ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF</u> LIABILITY

After reading the attestation, provide the name of the supplemental individual in the space provided.

ATTESTATION D - INDIVIDUAL ACKNOWLEDGMENT OF FEDERAL LAW & RELEASE OF LIABILITY

(To be completed and submitted by the applicant)

I,	3
-	Name of Supplemental Individual

hereby acknowledge and affirm the following:

The Federal Controlled Substances Act, Title II of the Comprehensive Drug Abuse Prevention and Control Act of 1970, 21 U.S.C. § 801 et seq., regulates marijuana as a Schedule I controlled substance, for which there is "no currently accepted medical use in treatment in the United States." 21 U.S.C. § 812(b)(1)(B). Although the state of Michigan has recognized and authorized the use of medical marijuana pursuant to the Michigan Medical Marihuana Act, 2008 IL 1, MCL 333.26421 to 333.26430, has authorized the issuance of state operating licenses to medical marijuana facilities pursuant to the Medical Marihuana Facilities Licensing Act, 2016 PA 281, MCL 333.27101 to MCL 333.27801, and has provided for a statewide monitoring system in the Marihuana Tracking Act, 2016 PA 282, MCL 333.27901 to 333.27904, these state authorized activities remain prohibited by federal law:

I understand that a state operating license does not insulate or shield me or my business from federal seizure and/or forfeiture as allowed by federal law and does not insulate me from federal criminal arrest and/or prosecution.

I understand that choosing to file an application for a state operating license and, if issued a license, choosing to establish and operate a marijuana facility pursuant to that license, is done so at my own risk.

By my signature and attestation to this form, I hereby completely release and forever discharge the State of Michigan, the Michigan Department of Licensing and Regulatory Affairs, the Cannabis Regulatory Agency, and its respective employees, agents, facilities, insurers, indemnors, successors, heirs and/or assigns from any and all past, present or future claims, demands, obligations, actions, causes of action, wrongful death claims, rights, damages, costs, losses of services, expenses and compensation of any nature whatsoever, whether based on a tort, contract or other theory of recovery, which I may now have, or which may hereafter accrue or otherwise be acquired, on account of, or may in any way arise out of my application for a state operating license and, if issued a license, my operation of a marijuana facility.

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PAGE 7 – ATTESTATION F – CONFIRMATION OF TAX COMPLIANCE

PART A – After reading this section of the attestation, provide the name of the supplemental individual in the space provided. Provide the supplemental individual's signature, social security number, and the date in the spaces provided in the section. Ensure a return mailing address is provided so the Department of Treasury is able to return the form.

ATTESTATION F - INDIVIDUAL CONFIRMATION OF TAX COMPLIANCE (To be completed by the designee of the Michigan Department of Treasury and submitted by the applicant)						
PART A (to be completed by the	applicant before submitting to the Department of Treasury):					
I,						
	Name of Supplemental Individual					
and the Administrative Rules. I her	s Attestation in compliance with the Medical Marihuana Facilities Licensing Act (MMFLA) reby attest that the statements that will be confirmed in Part B below are true to the best of affirm that if I have been making sales, I am registered and remitting sales tax to the Michigan d.					
confidential. I authorize the Michis Cannabis Regulatory Agency for th This limited authorization relates to two years from the date of my signal	MCL 205.28(1)(f), makes taxpayer information acquired in the administration of a tax can Department of Treasury to furnish tax returns and provide tax return information to the le limited purpose of determining my qualification and fitness for licensure under MMFLA, all tax types administered under the Revenue Act. This limited authorization continues for ature below or until the applicant is no longer licensed, whichever is later.					
Signature of Supplemental Individual	Date					
Supplemental Individual SSN	Return Address for Completed Form:					
	Name					
	Representative Name (if applicable)					
	Return Email Address or Mailing Address					
	Phone Number					
Treasury Phone: 51	7-636-6925 Treasury Email: Treas-MI-Marihuana-Tax@michigan.gov					

PART B – The supplemental individual must have this section of the attestation completed by an authorized designee of the Michigan Department of Treasury. The designee will confirm the required information and sign the form if applicable.

To assist in the completion of this attestation please note that the Department of Treasury defines delinquency as follows:

- 1. For underpaid or no remittance tax returns, a taxpayer is considered "delinquent" in the payment of the required tax if the amount due indicated on the return has not been paid in full by the due date of the return.
- 2. For post-return adjustments made by Treasury such as adjustments made when the return is processed, or as part of the audit process, a taxpayer is considered "delinquent" in the payment of the tax deficiency on the date that Treasury issues an assessment (Final Bill for Taxes Due) with respect to the determined deficiency.

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3. For "failure to file" situations, the taxpayer is considered "delinquent" in the payment of the tax at issue beginning on the day following the due date of the return that was required, but was not filed.

An authorized designee of the Michigan Department of Treasury can be contacted at:

Michigan Department of Treasury Hours: Monday – Friday, 8:00 a.m. to 4:00 p.m. Phone: 517-636-6925 Fax: 517-636-4520

Email: <u>Treas-MI-Marihuana-Tax@michigan.gov</u>

For any questions, please utilize the information above to contact treasury directly.

Failure to submit this attestation with the signature of an authorized Michigan Department of Treasury designee will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

PAGE 8 - ACKNOWLEDGMENT OF ATTESTATIONS

Do not sign this form until in the presence of a notary. Provide the name of the supplemental individual in the space provided. Indicate by checking the boxes that the supplemental individual acknowledges and consents to each attestation.

The supplemental individual should sign this form in the presence of an active notary. In the notary block at the bottom, the supplemental individual's signature date and notary signature date must match.

If the notary signature is invalid and/or the dates do not match, you will receive a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

ACKNOWLEDGMENT OF ATTESTATIONS (To be completed and submitted by the applicant) Do not sign until notary is present					
I,					
Name of Supplement	al Individual				
hereby swear, acknowledge, and consent to the following atte acknowledgment and consent):	stations (check all that apply to indicate the applicant's				
☐ Attestation A: Acknowledgment, Agreement & Consent					
☐ Attestation B: Authorization to Release Information					
☐ Attestation C: Verification & Affidavit of Full Disclosure (with contact designated, if applicable)				
☐ Attestation D: Acknowledgment of Federal Law & Release					
☐ Attestation F: Confirmation of Tax Compliance	•				
is true, complete, and correct, and that no material information has	Further, I affirm, under the penalties of perjury, that the information set forth in this application and all supporting documents is true, complete, and correct, and that no material information has been omitted.				
Signature of Supplemental Individual Date					
Subscribed and sworn to by(Supplemental Individual Name)	before me on (Date)				
(Notary Public Signature)	(Notary Public Printed Name)				
State of, County of	Acting in the county of,				
My commission expires:					

PAGE 9 - DISCLOSURE 1 - INDIVIDUAL INFORMATION

PAGE 10 - Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

D	SCLOSURE 1 – INDIVIDUAL INFORMATION	
Supplemental Individual Nar	Phone No.	

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In the (1) <u>SUPPLEMENTAL INDIVIDUAL PRIOR NAMES</u> section, provide any prior names used by the supplemental individual during the past three years. Add additional pages if necessary. If the supplemental individual has not had any previous names, this section can be left blank.

(1)	(1) SUPPLEMENTAL INDIVIDUAL PRIOR NAMES Provide any prior name used by the individual during the past 3 years, if applicable. Add additional pages if necessary.						
	Prior Name	Date Use Began	Date Use Ceased				

In the (2) <u>SUPPLEMENTAL INDIVIDUAL PRIOR ADDRESSES</u> section, provide any prior addresses used by the supplemental individual during the past three years. Add additional pages if necessary. If the supplemental individual has not had any previous addresses, this section can be left blank.

(2)) <u>SUPPLEMENTAL INDIVIDUAL PRIOR ADDRESSES</u> Provide any prior address used by the individual during the past 3 years, if applicable. Add additional pages if necessary.					
	Prior Street Address	City, State, Zip Code	Date Use Began	Date Use Ceased		

In the **(3) SUPPLEMENTAL INDIVIDUAL OTHER BUSINESS INTERESTS** section, provide any other business interests of the supplemental individual. Add additional pages if necessary. If the supplemental individual does not have any other business interests, this section can be left blank.

(3) SUPPLEMENTAL INDIVIDUAL OTHER BUSINESS INTERESTS

Provide any other business interests of the supplemental individual, regardless of whether the business is related to the marijuana industry. Add additional pages if necessary.					
Name of Other Business Interest	Type of Business Entity (e.g., LLC, Corporation, Sole Proprietor, etc.)	Type of Business Conducted	Extent of Involvement		

The supplemental individual applicant should gather the following documentation in support of the Individual Information disclosure:

> Copy of Government Issued ID

PAGE 10 - DISCLOSURE 3 - INTERESTS OF PUBLIC OFFICIALS

PAGE 10 - Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

	DISCLOSURE 3- INTERESTS OF PUBLIC OFFICIALS	
	Supplemental Individual Name Phone No.	_
	List the names and titles of all public officials or officers of any unit of government as well as the sand children of those public officials or officers, who directly, or indirectly:	spouses, parer
	Are the creditors of the individual	
	Hold any debt instrument issued by the individual	
	Hold or have any interest in any contractual or service relationship with the individual	
	Please list the names and titles of all public officials or officers of any unit of government as well as the spouse children of those public officials or officers, who directly, or indirectly: 1. Are the creditors of the individual 2. Hold any debt instrument issued by the individual 3. Hold or have any interest in any contractual or service relationship with the individual	s, parents, and
	Name of Public Official/Office of Governmental Unit Title	
Che	Check the appropriate box to indicate if the interest of the public official or officer is of a government.	nental unit.
	Is the interest that of the public official or officer of a governmental unit? Yes No	
∟ If Y	If Yes", state the percentage/capacity of interest on the space provided.	
	If yes, state the percentage/capacity of interest	

If

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If "No", provide the following information about the interest of the family member of the public official or officer in the table provided:

- Name of family member
- Relationship of family member
- Date of Birth of family member
- Address of family member
- Percentage/Capacity of Interest of family member

PAGE 11 - DISCLOSURE 4 - DEBT, INSOLVENCY, OR BANKRUPTCY ACTIONS

PAGE 11 - Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 4 – DEBT. INSOLV	ENCY, OR BANKRUPTCY ACTIONS
Supplemental Individual Name	Phone No.

Check the appropriate box to indicate if the supplemental individual has filed or had filed against it, a proceeding for bankruptcy or been involved in any formal process to adjust, defer, suspend, or otherwise work out payment of a debt in the past seven years?

		led, or had filed against it, a proceeding for bankruptcy or been involved in any formal otherwise work out payment of a debt in the past seven years?
Yes	No	If <u>yes</u> , provide information in the following sections. If <u>no</u> , this disclosure form is complete.

If the answer to this question is "No," you are finished with this disclosure.

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If "Yes", provide the following information related to the supplemental individual's past or current debt, bankruptcy, or other insolvency proceeding.

- Date of Filing of the debt, bankruptcy, or other insolvency proceeding
- Name & Location of Court of the debt, bankruptcy, or other insolvency proceeding
- Case Number of the debt, bankruptcy, or other insolvency proceeding
- Date of Disposition of the debt, bankruptcy, or other insolvency proceeding
- **Disposition** of the debt, bankruptcy, or other insolvency proceeding

(2)	Provide the following information related to the supplemental individual 's past or current debt, bankruptcy, or other
	insolvency proceeding.

Date of Filing	Name & Location of Court	Case No.	Date of Disposition	Disposition

The supplemental individual applicant should gather the following supporting documents in relation to their Debt, Insolvency, or Bankruptcy Actions disclosure:

➤ Copy of Discharge Documentation (if applicable)

(1) TAXING AGENCIES

PAGE 12 - DISCLOSURE 5 - TAX & TAX COMPLIANCE

PAGE 12 – Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 5 - TAX & TA	X COMPLIANCE	
Supplemental Individual Name	Phone No.	

In the (1) <u>TAXING AGENCIES</u> section, list all federal, state, local and foreign taxing agencies in which the supplemental individual was subject to taxation for the past 12 months.

Taxing Agency	(E.g., Federal income tax, state income tax, sales tax)

E.g., "Taxing Agency" = IRS, "Type of Tax" = Federal Income Tax;

E.g., "Taxing Agency" = Michigan Department of Treasury, Type of Tax = State Income Tax, Sales Tax

In the (2) <u>TAX COMPLIANCE</u> section, indicate if the supplemental individual has had a tax complaint filed against them or been served with a notice regarding a tax delinquency by selecting "Yes" or "No" to this question.

If "Yes," provide the taxing agency, type of tax, tax period, and amount of the delinquent tax payment in the table provided in this section.

(2)	TAX COMPLIANCE Has the supplemental individual ever been served with, or had filed against it, a complaint or other notice regarding the delinquent payment of any tax required under federal, state, local, or foreign jurisdictions?					
	☐ Yes ☐ No If you answered <u>yes</u> , provide the requested information for each delinquent tax payment and provide all applicable required supporting documents (e.g., copy of notice of tax liability due). Add additional pages if necessary.					
	Taxing Agency	Type of Tax	Tax Year	Amount	Disposition	

The supplemental individual applicant should gather the following documentation in support of the Tax & Tax Compliance disclosure:

- ➤ W2s, 1099s, and/or Schedule K-1s for Past 12 Months (if noW2s, 1099s and/or Schedule K-1s exist, submit an explanation)
- ➤ Copy of Initial Notice and Notice of Release (if applicable)
- > Copy of Payment Plan Documentation (if applicable)

PAGE 13 - DISCLOSURE 6 - GOVERNMENT REGULATION

PAGE 13 - Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 6 - GOVERNM	ENT REGULATION	
Supplemental Individual Name	Phone No.	

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Select "Yes" or "No" in response to the three questions in the top section of the page.

Is the supplemental individual subject to regulation by a public agency in any other jurisdiction (e.g., Does the supplindividual hold any license, certificate, permit, etc., that is regulated by a department of a local, state, federal, or government)?	
□ Yes □ No	
Does the supplemental individual hold any commercial licenses? (Not including the license in which they are applying.)	currently
□ Yes □ No	
Has the supplemental individual ever applied for or been granted any commercial license or certificate issued by a lauthority in any jurisdiction that has been denied, restricted, suspended, revoked, or not renewed?	licensing
□ Yes □ No	

Question 1 - If the supplemental individual is subject to regulation by a public agency (holds any license, certificate, permit, etc. which is regulated by a department of a local, state, federal, or foreign government (e.g. liquor license, building permit, sales tax license, other marijuana licenses, concealed carry permits, chauffer's licenses, etc.)), select "Yes".

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>.

Question 2 - If the supplemental individual holds any commercial licenses (e.g. food establishment license, retail gas outlet license, marijuana license, liquor license, commercial driver's license, etc.), select "Yes."

If "Yes," disclose any marijuana businesses in Section (1) <u>MARIJUANA BUSINESS INTERESTS</u> and any other regulation type in Section (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u>.

Question 3 – If the supplemental individual has ever applied for a license or certificate that was denied, or if the supplemental individual has ever been granted a license or certificate that has been restricted, suspended, revoked, or not renewed, select "Yes".

If "Yes," disclose these licenses in Section (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> on the second page of this disclosure.

If the answer to all three of these questions is "No," you are finished with this disclosure.

In the (1) <u>MARIJUANA BUSINESS INTERESTS</u> section, list any marijuana business in which the supplemental individual has any direct or indirect equity interest. For each marijuana business, provide the business entity's name, license number, state of license issuance, and the country of issuance. If the supplemental individual does not own other marijuana businesses, this section can be left blank.

(1) MARIJUANA BUSINESS INTERESTS

(2) COMMERCIAL LICENSES OR CERTIFICATES

proprietorship, or other business entity that or sale of marijuana. Add additional page	es if necessary.		
Marijuana Business Entity Name	License Number	State of Issuance	Country of Issuance

In the (2) <u>COMMERCIAL LICENSES OR CERTIFICATES</u> section, list any (non-marijuana) commercial licenses or certificates held by the supplemental individual.

Provide the requested information for all non-marijuana commercial licenses or certificates held by the supplemental individual. Add additional pages if necessary. License or Certificate Type License Number or Other Identifying Number Issuing Agency

Ex. "License or Certificate Type" = $Liquor\ license$, "License No. or Other Identifying No." = RQ-1810-12345, "Issuing Agency" = $Michigan\ Liquor\ Control\ Commission$

Ex. "License or Certificate Type" = Sales tax license, "License No. or Other Identifying No." = 89-6745231, "Issuing Agency" = Michigan Department of Treasury

PAGE 14 - DISCLOSURE 6 - GOVERNMENT REGULATION, CONTINUED

PAGE 14 – Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 6 - GOVERNMEN	T REGULATION, CONTINUED
Supplemental Individual Name	Phone No.

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In the (3) <u>COMMERCIAL LICENSES OR CERTIFICATES DENIED</u>, <u>RESTRICTED</u>, <u>SUSPENDED</u>, <u>REVOKED</u>, <u>OR NOT RENEWED</u> section, list any license or certificate that was applied for and denied, and list any license or certificate that has been restricted, suspended, revoked, or not renewed.

(3) COMMERCIAL LICENSES OR CERTIFICATES DENIED, RESTRICTED, SUSPENDED, REVOKED, OR NOT RENEWED Provide the requested information for all commercial licenses or certificates with which the supplemental individual has had an application or license denied, restricted, suspended, revoked, or not renewed. Add additional pages if necessary. # License or Certificate Type License Number or Other Identifying Number Issuing Agency # License or Certificate Type License Number or Other Identifying Number Issuing Agency # License or Certificate Type License Number or Other Identifying Number Issuing Agency

In the (4) <u>PENDING LICENSES OR CERTIFICATES</u> section, list any pending licenses or certificates in which the supplemental individual has applied for and a determination has not yet been made.

(4) PENDING LICENSES OR CERTIFICATES

Disclose any application for a commercial license or certificate in this state or any other jurisdiction that is currently pending and for which a determination has not been made. Do not include this current application for a marijuana license or any commercial license or certificate previously disclosed on this application. Add additional pages if necessary.

License or Certificate Type	Issuing Agency	Application Number or Other Identifying Number

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[#] License or Certificate Type License Number or Other Identifying Number

2 Action Taken Reason for Action Date Action Taken

License or Certificate Type License Number or Other Identifying Number Issuing Agency

3 Action Taken Reason for Action Date Action Taken

[&]quot;Action Taken" = denied, restricted, suspended, revoked, or not renewed

In the **(5) GOVERNMENT EMPLOYMENT** section, select "Yes" or "No" in response to the four questions related to government employment. If the answer to all three questions is "No," you are done with this disclosure. (Elected officers of or employees of a federally recognized Indian tribe and elected precinct delegates are not ineligible to receive a state operating license.)

If "Yes," write an explanation in the space provided. (E.g., "I am a state employee within the Licensing and Regulatory Affairs division.")

(5)	5) GOVERNMENT EMPLOYMENT Do any of the following apply to the supplemental individual?									
	□ Yes □ No Employee, advisor, or consultant of the Cannabis Regulatory Agency.									
		Yes	Holds an elective office of a governmental unit of this state, another state, or the federal government.							
					Member of or employed by a regulatory body of a governmental unit of this state, another state, or the federal government.					
		Yes	Employed by a governmental unit of this state.							
-	If you answered yes to any of the above questions, provide an explanation. If you are an elected officer of or employee of a federally recognized Indian tribe or an elected precinct delegate, please include this information in the explanation:									

The supplemental individual applicant should gather the following documentation in support of the Government Regulation disclosures:

- > Copy of Marijuana Licenses (if applicable)
- > Copy of Any Other Commercial Licenses or Any Comparable License from Other Jurisdictions (if applicable)
- > Summary of Facts and Circumstances Concerning a License Denial, Restriction, Revocation, Suspension, or Nonrenewal (if applicable)

PAGE 15 - DISCLOSURE 7 - CRIMINAL HISTORY

PAGE 15 – Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

DISCLOSURE 7 – CRIMINAL HISTORY						
Supplemental Individual Name	Phone No.					

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Question 1 - select "Yes" or "No" to indicate if the supplemental individual has been indicted for, charged with,
arrested for, convicted of, pled guilty or nolo contendere to, or forfeited bail under the laws of any jurisdiction (state,
federal, or foreign) concerning any felony criminal offense or a misdemeanor involving a controlled substance,
dishonesty, theft, or fraud, not including traffic violations, regardless of whether the offense has been reversed on
appeal, reduced, expunged, set aside, pardoned or otherwise?

(1)	forfe misd	ited bail emeanor	l und	tal individual been indicted for, charged with, arrested for, convicted of, pled guilty or nolo contendere to, or er the laws of any jurisdiction (state, federal, or foreign) concerning <u>any</u> felony criminal offense or a lying a controlled substance, dishonesty, theft, or fraud, not including traffic violations , regardless of e has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise?
		Yes		No

Question 2 – select "Yes" or "No" to indicate if the supplemental individual has been found responsible for violating a local ordinance in any state involving a controlled substance, dishonesty, theft, or fraud that substantially corresponds to a misdemeanor in that state, whether the offense has been reversed on that appeal, reduced, expunged, set aside, pardoned or otherwise?

1	subst	ance, dis	hone	ntal individual been found responsible for violating a local ordinance in any state involving a controlled sty, theft, or fraud that substantially corresponds to a misdemeanor in that state, whether the offense has been peal, reduced, expunged, set aside, pardoned or otherwise?
		Yes		No

Question 3 – select "Yes" or "No" to indicate if the supplemental individual has any criminal offense, either felony or misdemeanor, in the laws of any jurisdiction, not including traffic violations, regardless of whether the offense has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise, has the supplemental individual ever:

(3)	(3) As to any criminal offense, either felony or misdemeanor, in the laws of any jurisdiction, not including traffic violation regardless of whether the offense has been reversed on appeal, reduced, expunged, set aside, pardoned or otherwise, has to supplemental individual ever:								
		Yes	No		Yes	No			
				been arrested			pled nolo contendere (no contest)		
				been charged			forfeit bail concerning an offense		
				been indicted			had a criminal record expunged		
				been convicted			been incarcerated		

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If "Yes", provide the following information for all offenses in the table provided:

- Name of offense
- Type of offense
- **Date** of the offense
- Arresting Agency/Jurisdiction of the offense
- Name and Location of Court where offense was litigated
- Docket/Case Number of criminal litigation
- **Disposition** of offense

	Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
	Name & Location of Court	Docket/Case #		Disposition
	Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
	Name & Location of Court	Docket/Case #		Disposition
t	Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
	Name & Location of Court	Docket/Case #		Disposition
	Name of Offense	Type of Offense	Date	Arresting Agency/Jurisdiction
	Name & Location of Court	Docket/Case #		Disposition

The supplemental individual applicant should gather the following documentation in support of the Criminal History disclosure:

➤ Copy of Criminal History Documents (if applicable)

PAGE 16 - DISCLOSURE 8 - LITIGATION HISTORY

PAGE 16 – Provide the supplemental individual's name and phone number in the space provided at the top of this disclosure form.

I	SCLOSURE 8 - LITIGATION HISTORY
Supplemental Individual Name	Phone No.

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In the <u>LITIGATION HISTORY</u> section, select "Yes" or "No" to indicate if the supplemental individual or any of the supplemental individual's other business interests have been a party to any litigation during the past five years.

If "Yes", disclose the case caption, docket or case number, name and location of court, the cause of action, and disposition for the litigation in the table provided. Add additional pages if necessary.

(1)	Has the supplemental individual or any of the supplemental individual's other business interests been a party to any litigation during the past five years (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulations)?										
	☐ Yes ☐ No ☐ If you answered <u>yes</u> , provide the requested information for all litigation related to the supplemental individual (e.g., fraud, environmental, food safety, labor, employment, worker's compensation, discrimination, and tax laws and regulations) pending or concluded, for the past 5 years. Add additional pages if necessary.										
	Case Cap	tion	Dock	et/Case No.	Name & Location of Court	Cause of Action	Disposition				
Г											
_											
	e <u>PENDIN</u> rea provide		TIGATI	ON section,	for any cases that are cur	rently pending, pro	vide a brief explanation ir				
(2)	PENDING	LITI	GATION								

(2) PENDING LITIGATION
For any cases that are currently initiated or pending, provide a brief explanation regarding the allegations of the case. Add additional pages if necessary.

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In the <u>GOVERNMENT CHARGES & INVESTIGATIONS</u> section, disclose any charges and/or government investigations related to the supplemental individual's business operations (e.g. fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulation), whether initiated, pending, or concluded in the area provided.

(3)	GOVERNMENT CHARGES & INVESTIGATIONS Disclose any charges and government investigations, whether initiated, pending, or concluded, related to the sole proprietor's business operations unless they have been previously disclosed on this application (e.g., fraud, environmental, food safety, alcohol, tobacco, labor, employment, worker's compensation, discrimination, and tax laws and regulations). Add additional pages if necessary.
_	

The supplemental individual applicant should gather the following documentation in support of the Litigation History disclosure:

- > Copy of Complaint (if applicable)
- > Copy of Judgment (if applicable)

SUBMITTING THE APPLICATION

When submitting the application, ensure the main application, all supplemental applications, and all supporting documents are provided. Failure to submit all applications and supporting documents will result in a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

The application can be submitted online at: https://aca3.accela.com/MIMM/Default.aspx, in person at: 2407 North Grand River Avenue, Lansing, MI 49806, or via postal mail to:

Cannabis Regulatory Agency Medical Facilities Licensing P.O. Box 30205 Lansing, MI 48909

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at: 517-284-8599

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The medical application submission should contain the following supporting documents:

- > Copy of Government Issued ID (e.g., driver's license, passport)
- > Debt, Insolvency, or Bankruptcy Documents
- > Copy of Discharge Documentation (if applicable)
- ➤ W2s, 1099s and/or Schedule K-1s for past 12 months (if no W2s, 1099s and/or Schedule K-1s exist, submit an explanation)
- ➤ Copy of Initial Notice and Notice of Release (if applicable)
- ➤ Copy of Payment Plan Documentation (if applicable)
- > Copy of Marijuana Licenses (if applicable)
- > Copy of Any Other Commercial Licenses or Any Comparable License from Other Jurisdictions (if applicable)
- > Summary of Facts and Circumstances Concerning License Denial, Restriction, Revocation, Suspension, or Nonrenewal (if applicable)
- > Copy of Criminal History Documents (if applicable)
- > Copy of Complaint (if applicable)
- Copy of Judgment (if applicable)

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STEP 2 – LICENSE APPLICATION

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at: 517-284-8599

After prequalification status has been granted to the main applicant and all applicable supplemental applicants, the main applicant should submit a Step 2 license application.

It is not recommended to submit a Step 2 license application unless the physical location of the facility is in place and will be ready to pass an inspection within 60 days after the Step 2 application is submitted.

Prequalification status expires after two years. If you do not submit a medical Step 2 license application within that timeframe, you will be required to submit a new Step 1 prequalification application and application fee if you still wish to continue the medical marijuana facility licensing process.

Step 2 – Facility License Application Types

License Type	Description of License
Grower Class A	Licensee is authorized to grow not more than 500 marijuana plants.
Grower Class B	Licensee is authorized to grow not more than 1000 marijuana plants.
Grower Class C	Licensee is authorized to grow not more than 1500 marijuana plants.
Processor	Licensee is authorized to purchase marijuana only from a grower and sale of marijuana-infused products or marijuana only to a provisioning center or another processor.
Provisioning Center	Licensee is authorized to the purchase or transfer of marijuana only from a grower or processor and sale or transfer to only a registered qualifying patient or registered primary caregiver.
Safety Compliance Facility	Licensee is authorized to receive marijuana from, test marijuana for, and return marijuana to only a marijuana facility.
Secure Transporter	Licensee is authorized to store and transport marijuana and associated money between marijuana facilities.

The following is a detailed description of each license type:

Grower Class A

- License authorizes the licensee to grow not more than 500 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

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Grower Class B

- License authorizes the licensee to grow not more than 1,000 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

Grower Class C

- License authorizes the licensee to grow not more than 1,500 marijuana plants.
- Authorizes the sale of marijuana plants to a grower only by means of a secure transporter.
- Authorizes the sale or transfer of seeds, seedlings, or tissue cultures to a grower from a registered primary caregiver or another grower without using a secure transporter.
- Authorizes sale of marijuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor or a provisioning center.
- The applicant and each investor in the grower must not have an interest in a secure transporter or safety compliance facility.

Processor

- License authorizes the licensee to purchase marijuana only from a grower and sale of marijuana-infused products or marijuana only to a provisioning center or another processor.
- The applicant and each investor in the processor must not have an interest in a secure transporter or safety compliance facility.

Provisioning Center

- License authorizes the licensee to purchase or transfer marijuana only from a grower or processor and sale or transfer to only a registered qualifying patient or registered primary caregiver.
- The applicant and each investor in the provisioning center must not have an interest in a secure transporter or safety compliance facility.

Safety Compliance Facility

- License authorizes the licensee to receive marijuana from, test marijuana for, and return marijuana to only a marijuana facility.
- Must be accredited by an entity approved by the agency by 1 year after the date the license is issued or have previously provided drug testing services to this state or this state's court system and be a vendor in good standing in regard to those services.
- The applicant and each investor with any interest in the safety compliance facility must not have an interest in a grower, secure transporter, processor, or provisioning center.
- Retain and employ at least 1 laboratory manager with a relevant advanced degree in a medical or laboratory science.

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Secure Transporter

- License authorizes the licensee to store and transport marijuana and associated money between marijuana facilities.
- The applicant and each investor with an interest in the secure transporter must not have an interest in a grower, processor, provisioning center, or safety compliance facility
- The applicant and each investor must not be a registered qualifying patient or registered primary caregiver.
- Each driver transporting marijuana must have a chauffeur's license issued by this state.
- Each employee who has custody of marijuana or money that is related to a marijuana transaction shall not have been convicted of or released from incarceration for a felony under the laws of this state, any other state, or the United States within the past 5 years or have been convicted of a misdemeanor involving a controlled substance within the past 5 years.

MEDICAL MARIJUANA FACILITY LICENSE APPLICATION

This application is intended for applicants seeking a license for a marijuana grower (class A, B, or C), processor, provisioning center, safety compliance facility, or secure transporter.

The marijuana facility license application can be found at the following link: <u>Marijuana Facility License</u> <u>Application</u>.

APPLICATION CHECKLIST

Ensure you have gathered all applicable items on the checklist before submitting the application. The last page of the application instruction booklet contains a checklist that provides further information on what each supporting document should entail.

MEDICAL MARIJUANA FACILITY LICENSE APPLICATION Medical Marijuana Facility License Application Supporting Documents □ Page 1: Facility License Checklist □ Copy of Certificate of Occupancy □ Page 2: Facility Demographics ☐ Copy of Deed or Lease Agreement ☐ Page 3: Attestation G - Acknowledgment & Consent ☐ Copy of Insurance Policy to Investigations, Statute & Rule Compliance ☐ Copy of Marijuana Business Location Plan complying ☐ Page 4: Attestation H - Interest & Experience with the Administrative Rules Attestation ☐ Copy of Floor Plan ☐ Page 5: Attestation I - Confirmation of Section 205 Copy of Business Plan, including but not limited to: □ Technology Plan Compliance - Part 1: Municipality □ Page 6: Attestation I – Confirmation of Section 205 □ Marketing Plan Compliance - Part 2: Applicant □ Staffing Plan □ Page 7: Attestation J – Confirmation of Section 408 □ Inventory and Recordkeeping Plan Compliance - Insurance ☐ Copy of Certified Mail Receipt with Letter Sent to ☐ Page 8: Acknowledgment of Attestations Municipality Pages 9-10: Disclosures: (1) Business Specifications. ☐ DBA Documentation (if applicable) (obtained at (2) Municipality Information, (3) Employee county-level) Information, (4) Facility Information ☐ Certificate of Assumed Name (if applicable) (obtained ☐ Page 11: Consent to Publish Licensee Public Contact from LARA Corporations Division) Information Secure Transporter Applicants Only: ☐ Proof of Auto Insurance (for any vehicles used to transport marijuana product) □ Vehicle Registration (for any vehicles used to transport marijuana product) ☐ Registration as a Commercial Motor Vehicle (for any vehicles used to transport marijuana product)

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PAGE 2 – DEMOGRAPHIC INFORMATION

In the **LICENSE TYPE** section, select the license type in which the applicant is applying for. Please note, only one license type can be selected per application.

LICENSE TYPE Please indicate the license type for which y	ou are applying:	
☐ Grower Class A ☐ Grower Class B ☐ Grower Class C	 □ Processor □ Provisioning Center □ Secure Transporter 	☐ Safety Compliance Facility

In the MARIJUANA FACILITY INFORMATION section, provide the following information for the applicant in the corresponding field on the application:

- Applicant name as it appears on official documents.
- Assumed name/DBA of the applicant, if operating under a name other than the applicant's official name.
- Mailing Address of the applicant.
- Federal Employer Identification Number (FEIN) or Social Security Number (SSN) of the applicant.
- Phone Number of the applicant
- Email Address of the applicant
- Business Location Zoning Category of the marijuana facility

MARIJUANA FACILITY INFORMATION Please provide the following information regarding the marijuana facilit	ty seeking a state operating license.
Applicant Name (as appears on official business documents)	Assumed Name DBA (Amach copy of filed assumed name certificate, if applicable)
Mailing Address	FEINSSN
City State Zip Code	Phone
Email Address	Business Location Zoning Category (e.g., agriculture, commercial, residential)

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In the **PERSON COMPLETING APPLICATION** section, provide the following information in the corresponding field on the application:

- Name of the individual completing the application
- Date of Birth of the individual completing the application
- Mailing Address of the individual completing the application
- **Phone Number** of the individual completing the application
- Email Address of the individual completing the application

PERSON COMPLETI Please provide the following it			as the primary contact for this license application.
Name (First, Middle, Last)			Date of Birth (mm/dd/yyyy)
Mailing Address			Phone
City	State	Zip Code	Email Address

Ensure all contact information is accurate and that current e-mail addresses have been provided, as most correspondence from CRA will be sent via e-mail.

PAGES 3-8 – ATTESTATIONS

Read all attestations carefully as the applicant will be acknowledging and agreeing to the information and stipulations contained in these attestations.

If you are unsure of what an item within an attestation means, consult an attorney. The Agency cannot provide legal interpretation of the statute or rules.

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<u>PAGE 3 – ATTESTATION G – ACKNOWLEDGMENT & CONSENT TO INVESTIGATIONS, STATUTE, & RULE COMPLIANCE</u>

After reading the attestation, provide the name of the main applicant and the name and title of the individual authorized to sign on behalf of the main applicant in the spaces provided.

ATTESTATION G ACKNOWLEDGMENT & CONSENT TO INVESTIGATIONS, STATUTE & RULE COMPLIANCE

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PAGE 4 – ATTESTATION H – APPLICANT'S INTEREST & EXPERIENCE

After reading the attestation, provide the name of the main applicant and the name and title of the individual authorized to sign on behalf of the main applicant in the spaces provided.

	APPLICANT'S INT	STATION H EREST & EXPERIENCE d submitted by the applicant)
On behalf of	Name of Main Applicant	, I,
	Name of Main Applicant	Name & Title of Individual Authorized to Sign on Behalf of Main Applicant
hereby acknowledge	and affirm the following:	
or safety compliance facility. I further ack Initiated Law 1 (MM	facility. I attest that my investors do nowledge that I am not a registered p A) Sec. 3(k); MCL § 333.26423(3)(k) I further attest that I am or will empl	B, or C license that I do not have any interest in a secure transporter not have any interest in a secure transporter or safety compliance or imary caregiver as defined in the Medical Marihuana Act, 2008. I attest that I will not employ an individual who is simultaneously oy an individual who has a minimum of 2 years' experience as a
safety compliance fac I further acknowledge I attest that I will not	ility. I attest that my investors do not he that I am not a registered primary car	R license that I do not have any interest in a secure transporter or ave any interest in a secure transporter or safety compliance facility, regiver as defined in the MMA Sec. 3(k); MCL § 333.26423(3)(k), eously a primary caregiver. I further attest that I am or will employ a registered primary caregiver.
processor, provisioning as defined in the MM marihuana transporter	ig center, or safety compliance facility MA Sec. 3(k); MCL § 333.26423(3)(shall show proof of auto insurance, v	ANSPORTER license that I do not have any interest in a grower, I further acknowledge that I am not a registered primary caregiver k). In addition to the requirements in sub-rule (1) of this rule, a chicle registration, and registration as a commercial motor vehicle, product as required by the acts and these rules.
		NING CENTER license that I do not have any interest in a secure investors do not have any interest in a secure transporter or safety
grower, secure transp secure transporter, pro	orter, processor, or provisioning cent ocessor, or provisioning center. I further	MPLIANCE FACILITY license that I do not have any interest in a er. I attest that my investors do not have any interest in a grower, er acknowledge that I am, or have employed at least 1 staff member, elevant to the processes at my marijuana facility.

I hereby understand that if I am found to be noncompliant with these requirements, as set forth in the Medical Marihuana Facility Licensing Act (MMFLA), 2016 P.A. 281 Sec. 501 et. seq., I may be subject to disciplinary action or risk loss of licensure.

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<u>PAGE 5 – ATTESTATION I – CONFIRMATION OF SECTION 205 COMPLIANCE – PART 1:</u> <u>MUNICIPALITY</u>

This attestation must have this page completed by their municipal clerk or a designee of the municipal clerk. The clerk or designee will confirm the required information and sign the form if applicable.

Failure to submit this attestation with the signature of the municipal clerk or their designee will result in a Notice of Deficiency letter. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

		ONFIRMATION OF S PART 1: M ted by the municipal clerk o	STATION I ECTION 205 COMPLIANC UNICIPALITY or their designee and submitted by mtil notary is present	
Proposed	d Facility Name:			
Proposed	d Facility Address:			
Proposed	d Facility Type:			
I,		(clerk/design	nee) of	(municipality)
	and confirm the follow			
1.	The municipality has	s adopted an ordinance under	section 205 of the MMFLA.	
2.		ations and ordinances within arijuana facility (identify and	the municipality, including zoning briefly describe):	g ordinances, will apply to the
3.	The proposed facility ordinances.	y is in compliance with all reg	gulations and ordinances within the	municipality, including zoning
4.	The municipality will the municipality has	ll report to the Cannabis Regu adopted under Section 205 of	latory Agency (CRA) any changes t f the Medical Marihuana Facilities L	o any municipal ordinance that icensing Act (MMFLA).
5.		ill report to the CRA any vio g zoning ordinances.	plations by the proposed facility of	f any municipal regulations of
Clerk (or d	lesignee) Signature	Clerk (or de	signee) Email Address	Date
Subscribe	ed and swom to by	(Clerk/Designee Name)	before me on	(Date)
				. 7
(Notary Pub	lic Signature)		(Notary Public Printed Name)	
State of_		, County of	. Acting in the county of	(County) (State)
My comn	nission expires:			

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<u>PAGE 6 – ATTESTATION I – CONFIRMATION OF SECTION 205 COMPLIANCE – PART 2:</u> <u>APPLICANT</u>

After reading the attestation, provide the proposed facility name, proposed facility address, proposed facility type, and the municipality in which the proposed facility will be located on the spaces provided.

Provide the name of the main applicant and the name and title of the individual authorized to sign on behalf of the main applicant in the spaces provided. The individual authorized to sign on behalf of the main applicant must also provide their signature and the date in the spaces provided.

	2	CONFIRMATION OF SE PART 2: A	ETATION I ECTION 205 COMPLIANCE APPLICANT Submitted by the applicant)	
Propose	d Facility Name:			
Propose	d Facility Address:			
Propose	d Facility Type:			
Municip	ality:			
On beha	lf of	Name of Main Applicant	, I Name & Title of Individual Authorized to Sign on Behalf of Main Appli	cant
am auth			sed medical marijuana facility identified above and attest to	
1.	The municipality is MMFLA.	n which the proposed facility is	to be located has adopted an ordinance under section 205 of	the
2.	The proposed facil- ordinances.	ity is in compliance with all regu	ulations and ordinances within the municipality, including zon	ning
3.			egulatory Agency (CRA) any changes to any municipal ordina 5 of the Medical Marihuana Facilities Licensing Act (MMFLA	
4.		ity will report to the CRA any vi	iolations by the proposed facility of any municipal regulation	s or
Authorized	d Individual Signature		Date	

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PAGE 7 – ATTESTATION J – CONFIRMATION OF SECTION 408 COMPLIANCE

PART A – After reading the attestation, provide the name of the main applicant and the name and tile of the individual authorized to sign on behalf of the main applicant in the spaces provided. The applicant must also provide their signature, the facility name/insured party name, the address of the marijuana facility/insured party address, and date in the spaces provided.

CONFIRMATION OF (To be completed by the applicant and an officer of the licensed or	ESTATION J SECTION 408 COMPLIANCE licensed captive insurance company in this state, and submitted by the applicant) gn until notary is present
PART A (to be completed by the applicant):	
On behalf of	Ī
Name of Main Applicant Entity (if applicable)	Name & Title of Individual Authorized to Sign on Behalf of Main Applicant
understand that I am submitting this attestation in accordance	e with Section 408 of the MMFLA and the Administrative Rules.
Applicant Signature	Date
Facility Name/Insured Party Name	
Facility Address/Insured Party Address	

PART B – The applicant must have this section of the attestation completed by the officer of the licensed or licensed captive insurance company. The officer will need to provide the required information and sign the form in the presence of a notary. Ensure the agent or designee provides a copy of the full insurance policy.

PART B (to be completed by an officer of the licensed or li	censed captive insurance company in this state):
	• • • • • • • • • • • • • • • • • • • •
has liability coverage for bodily injury to lawful users resulti adulterated marijuana or adulterated marijuana-infused products i	Name of Licensed or Licensed Captive Insurance Company in this State applicant for a state operating license as named above in Part A, ng from the manufacture, distribution, transportation, or sale of n an amount not less than \$100,000.00 for each license and that no l to the applicant and/or licensee that would exclude the coverage
I further attest that:	
☐ The policy number for the above-referenced insurance	e policy is, with an effective date of
, and expiration date of The insur	
	stipulation, or limitation contained in the policy, or any other syment of any claim for which the insured may be held liable under
	San Albani Oraci Dana Lank
Signature of Officer of Licensed or Licensed Captive Insurance Company Address of Licensed.	icensed or Licensed Captive Insurance Company
Date	
Subscribed and sworn to by	_before me on
(Representative Designee Nam	e) (Date)
(Notary Public Signature)	(Notary Public Printed Name)
State of, County of	Acting in the county of
My commission expires:	_

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Failure to submit this attestation with the signature of the agent or designee will result in a Notice of Deficiency letter. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

PAGE 8 - ACKNOWLEDGMENT OF ATTESTATIONS

Do not sign this form until in the presence of a notary. After reading the attestation, provide the name of the main applicant and the name and title of the individual authorized to sign on behalf of the main applicant in the spaces provided.

Indicate by checking the boxes that the applicant acknowledges and consents to the attestations.

The applicant should sign this form in the presence of an active notary. In the notary block at the bottom, the applicant signature date and notary signature date must match.

If the notary signature is invalid and/or the dates do not match, the applicant will receive a Notice of Deficiency. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

ACKNOWLEDGMENT (To be completed and subm Do not sign until not	uitted by the applicant)
On behalf of Name of Main Applicant	, I, Name & Title of Individual Authorized to Sign on Behalf of Main Applicant
I hereby swear, acknowledge, and consent to the following at acknowledgment and consent):	testations (check all that apply to indicate the applicant's
□ Attestation G: Acknowledgment & Consent to Investigation □ Attestation H: Interest & Experience Attestation □ Attestation I: Confirmation of Section 205 Compliance – P □ Attestation J: Confirmation of Section 408 Compliance – Interest	Part 2: Applicant insurance on set forth in this application and all supplemental materials
Signature of Individual Authorized to Sign on Behalf of Main Applicant	Date
Subscribed and sworn to by	before me on (Date)
(Notary Public Signature)	(Notary Public Printed Name)
State of, County of	. Acting in the county of
My commission expires:	

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PAGE 9 – DISCLOSURES

(1) BUSINESS SPECIFICATIONS

A. Facility Ownership Information – Provide the property tax ID number of the facility, the name of the individual or entity that owns the property, the property street address, and the type of ownership or use interest in the property (e.g., own, rent, have a land contract).

porty (e.g., own, rom, nave a fana co	mact).
(1) BUSINESS SPECIFICATIONS	
A. Facility Ownership Information: Proto be licensed:	ovide the following information regarding ownership of the marijuana facility
Property Tax ID Number	Owner of Property
Property Street Address	Type of Ownership or Use Interest (e.g., own, rent, land contract)

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(2) MUNICIPALITY INFORMATION

- Part A. Provide the name of the municipality where the marijuana facility is located.
- Part B. Provide the city, state, and zip code of the municipality where the marijuana facility is located.
- Part C. Provide the contact person's name of the municipality where the marijuana facility is located.
- Part **D.** Provide the email address of the municipality where the marijuana facility is located.
- Part E. Provide the date the applicant submitted a medical marijuana application to the municipality where the marijuana facility is located (if applicable).
- Part F. Provide the phone number of the municipality where the marijuana facility is located.
- Part G. Provide the name of the county of the municipality where the marijuana facility is located.
- Part **H.** Check the appropriate box indicating if the applicant notified the municipality (via certified mail), where the marijuana facility is located, a Step 2 application has been submitted with CRA.
- Part I. Provide the date the applicant sent notification to the municipality, where the marijuana facility is located, that a Step 2 application has been submitted with CRA.

,	- sup - approximen has soon successor with size in
(2) <u>MU</u>	NICIPALITY INFORMATION
A.	Name of Municipality in which the marijuana facility will be located:
В.	City, State, and Zip Code of Municipality:
C.	Contact Person for Municipality:
D.	Municipality's Email Address:
E.	Date of Municipal Application (if applicable):
F.	Municipality Phone:
G.	County of Municipality:
H.	Municipality Notice Sent Via Certified Mail
I.	Date Municipality Notice was sent via Certified Mail:

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(3) EMPLOYEE INFORMATION

Part A. – Indicate the number of employees who will work for the marijuana facility. If unknown, provide an estimate.

Part **B.** – Check the appropriate box indicating if the applicant plans to hire independent contractors. (An independent contractor is a person or entity that provides services to or works for the business as a nonemployee.)

(3) EMPLOYEE INFORMATION				
	A. Number of employees who will work for this marijuana facility:	(if unknown, estimate)		
	B. Do you plan to hire independent contractors (e.g., people you will report on a 1099 form	m)? 🗆 Yes 🗆 No		

PAGE 10 - DISCLOSURES, CONT.

(4) <u>FACILITY INFORMATION</u>

Part A. – Check the appropriate box indicating if the location of the facility is currently licensed or the subject of another facility license application.

Part **B.** – If yes, provide the name of the current applicant or licensee currently located at the facility and any documentation related to the transfer of ownership, if applicable.

Part C. – Check the appropriate box indicating if the facility is ready for inspection by CRA and Bureau of Fire Services (BFS).

Part **D.** – Check the appropriate box indicating if the facility is ready for plan review by BFS (growers and processors only). If the facility is not a grower or processor, check N/A.

Part E. – If no to questions C or D, provide an anticipated date or timeline of when the facility will be ready for inspection and/or BFS plan review. Please note, a facility is ready for inspection when the business is ready to begin operations.

och operations.					
(4) <u>FACILITY INFORMATION</u>					
A.	Is this location currently licensed or the subject of another facility license application? Yes No				
В.	. If yes, name the current applicant or licensee (provide any documentation related to the transfer of ownership)				
C.	Is the facility ready for inspection by CRA and Bureau of Fire Services (BFS)? $\ \square$ Yes $\ \square$ No				
D.	Is the facility ready for plan review by BFS (growers and processors only)? $\ \square$ Yes $\ \square$ No $\ \square$ N/A				
E.	E. If no for either question above, indicate anticipated date or provide a timeline when the facility will be ready for CRA inspection and/or plan review. Please note, a facility is ready for inspection when the business is ready to begin operation.				

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PAGE 11 - CONSENT TO PUBLISH LICENSEE PUBLIC CONTACT INFORMATION

The following information must be provided regarding whether the applicant/proposed licensee consents to public contact information being posted on the CRA's website upon licensure.

If opting in, check the first box and provide the public contact person's name, phone number, email address, and website address. From the public contact information list (name, phone number, email address, website address), the applicant/proposed licensee can choose what specific information they want posted on the website.

If opting out, check the second box.

After one box is checked, provide the name of the main applicant, date, signature of individual authorized to sign on behalf of the main applicant, and printed name of individual authorized to sign on behalf of the main applicant.

CONSENT TO PUBLISH LICENSEE PUBLIC CONTACT INFORMATION			
The Cannabis Regulatory Agency (CRA) is requesting authorization to post licensee contact information on the public CRA website in an effort to make it easier for the public to communicate with licensees.			
Please indicate below whether the applicant/proposed licensee consents to public contact information for the licensee being posted on our website upon licensure.			
I, on behalf of the applicant/proposed licensee, consent to the CRA publishing the following contact information for the applicant/proposed licensee on the CRA website upon licensure (select all that apply and provide the requested information):			
☐ Public contact person's name:			
☐ Telephone number:			
☐ Email address:			
☐ Website address:			
I, on behalf of the applicant/proposed licensee, do not consent to the CRA publishing public contact information for the proposed licensee on the CRA website.			
Applicant Entity/Proposed Licensee Name or Sole Proprietor Name	Date		
Signature of Individual Authorized to Sign on Behalf of Entity			
Individual Authorized to Sign on Behalf of Entity: Printed Name and Title			

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SUBMITTING THE APPLICATION

When submitting the application, ensure all supporting documents are provided. Failure to submit all application pages and supporting documents will result in a Notice of Deficiency letter. Failure to correct any deficiencies within 5 days after receiving a Notice of Deficiency may result in the denial of the application.

The application can be submitted online at: https://aca3.accela.com/MIMM/Default.aspx, in person at: 2407 North Grand River Avenue, Lansing, MI 49806, or via postal mail to:

Cannabis Regulatory Agency Medical Facilities Licensing P.O. Box 30205 Lansing, MI 48909

If any questions arise while completing the application, please do not hesitate to contact CRA by telephone at: 517-284-8599

The medical marijuana facility Step 2 application should contain the following supporting documents:

- > Copy of Certificate of Occupancy
- > Copy of Deed or Lease Agreement
- ➤ Copy of Insurance Policy
- > Copy of Marijuana Business Location Plan complying with the Administrative Rules
- Copy of Floor Plan
- > Copy of Business Plan, including but not limited to:
- > Technology Plan
- ➤ Marketing Plan
- > Staffing Plan
- > Inventory and Recordkeeping Plan
- > Copy of Certified Mail Receipt with Letter Sent to Municipality
- > DBA Documentation (if applicable) (obtained at county-level)
- > Certificate of Assumed Name (if applicable) (obtained from LARA Corporations Division)

Secure Transporter applicants must also provide:

- > Proof of Auto Insurance (for any vehicles used to transport marijuana product)
- ➤ Vehicle Registration (for any vehicles used to transport marijuana product)
- > Registration as a Commercial Motor Vehicle (for any vehicles used to transport marijuana product)

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